CAREFULLY READ THIS COLLECTION OF INFORMATION AND LICENSE AGREEMENTS. BY CLICKING THE "ACCEPT" OR "AGREE" BUTTON, OR OTHERWISE ACCESSING, DOWNLOADING, INSTALLING OR USING THE SOFTWARE, YOU AGREE ON BEHALF OF LICENSEE TO BE BOUND BY THIS INFORMATION AND LICENSE AGREEMENTS (TO THE EXTENT APPLICABLE TO THE SPECIFIC SOFTWARE YOU OBTAIN AND THE SPECIFIC MANNER IN WHICH YOU USE SUCH SOFTWARE).

## IF LICENSEE DOES NOT AGREE TO ALL OF THE INFORMATION AND LICENSE AGREEMENTS BELOW, DO NOT CLICK THE "ACCEPT" OR "AGREE" BUTTON OR ACCESS, DOWNLOAD, INSTALL OR USE THE SOFTWARE; AND IF LICENSEE HAS ALREADY OBTAINED THE SOFTWARE FROM AN AUTHORIZED SOURCE, PROMPTLY RETURN IT FOR A REFUND.

Part One: Overview.

The following information applies to certain items of third-party technology that are included along with certain Xilinx software tools.

Licensee's use of the GNU compilers (including associated libraries and utilities) may cause Licensee's software application (or board-support package) to be governed by certain third-party "open source" license agreements, as further described below. Licensee can avoid this result by using alternative compilers, libraries, and utilities of its own choosing in lieu of the GNU compilers (and associated libraries and utilities).

Note: Licensee is solely responsible for checking the header files and other accompanying source files of all software applications created from the use of the GNU compliers (and associated libraries and utilities) because such header and/or source files may contain or describe various copyright notices and license terms and conditions governing such files, which vary from case to case based on Licensee's usage and are beyond the control of Xilinx. This summary and the license information provided below is for reference purposes and is not intended to be a comprehensive list of all copyright notices or third-party license terms and conditions applicable to Xilinx software tools. Licensee is solely responsible for complying with the terms and conditions imposed by third parties as applicable to the Licensee's software applications created from the use of the GNU compilers (and associated libraries and utilities).

The remainder of this document is organized into various parts, as follows:

Part Two: Licensee Redistributable Content.

Index:

Licenses and Notices:

Part Two contains a list of notices, licenses and/or other information related to certain items of third-party technology that Xilinx has identified and categorized as "Licensee Redistributable Content", which means that Xilinx has included this third-party technology with the Xilinx Software for the purpose of enabling a Xilinx customer to distribute it (or a portion of it, or a derivative form of it) as part of such customer's design or product.

Part Three: Other Third-Party Content. Index:

Licenses and Notices:

Part Three contains a list of additional notices, licenses and/or other information related to certain items of third-party technology other than as provided in Part Two. Please note that by listing certain items in this Part Three as opposed to Part Two above, Xilinx does not abrogate or diminish in any respect either its own obligations, or Licensee's rights (if and as may be applicable), with respect to the (present or future) distribution of such items. With respect to any license that requires Xilinx to make available to recipients of object code distributed by Xilinx pursuant to such license the corresponding source code, and if you desire to receive such source code from Xilinx, please refer to the Xilinx website at https://www.xilinx.com/products/design-tools/guest-resources.html. If you cannot access the internet to obtain a copy thereof, then Xilinx hereby offers (which offer is valid for as long as required by the applicable license; and we may charge you the cost thereof unless prohibited by the license) to provide you with a copy of such source code; and to accept such offer send a letter requesting such source code (please be specific by identifying the particular Xilinx Software you are inquiring about (name and version number), to: Xilinx, Inc., Legal Department, Attention: Software Compliance Officer, 2100 Logic Drive, San Jose, CA U.S.A. 95124.

Part Four: Certain Third-Party Template Licenses.

Index:

Text of Template Licenses:

Part Five: Additional Acknowledgements.

Index:

Licenses and Notices:

Part Three: Other Third-Party Content.

Index:

apache httpcomponents client version 4.2.5 apache httpcomponents core version 4.2.4 apache-jakarta-commons-cli version 1.4 apache-jakarta-commons-codec version 1.6 apache-jakarta-commons-logging version 1.1.1 apache-log4j version 2.17.1 boost version 1.60.0 boost version 1.72.0 bzip2 version 1.0.5 godbus-dbus version 5.0.3 golang-github-coreos-go-systemd version 22.1.0 javafx-base version 11.0.2 javafx version 21.0.1 javax.activation-api version 1.2.0 jaxb-api version 2.3.0 jaxb-api version 2.3.1 jaxb-core version 2.3.0.1 jaxb-impl version 2.3.1 libjpeg version 9 logback-classic version 1.2.8 logback-core version 1.0.13 logback-core version 1.2.8 openjdk version 21.0.1\_12 openssl version 1.1.1t pdfjs-pdfjs.github.io version 2.0.943 sevenzip version 4.65 simplejson version 1.1.1 slf4j-api version 1.7.32 zip4j version 2.11.5 zip4j version 2.2.1

Licenses and Notices:

apache httpcomponents client version 4.2.5

The text of the Apache License, Version 2, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Apache HttpComponents Client Copyright 1999-2012 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (http://www.apache.org/).

apache httpcomponents core version 4.2.4

Apache v 2: The text of the Apache License, Version 2.0, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Copyright 1999-2005 The Apache Software Foundation Copyright 2005 Brian Goetz and Tim Peierls

apache-jakarta-commons-cli version 1.4

The text of the Apache License, Version 2.0, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Copyright 2001-2017 The Apache Software Foundation

apache-log4j version 2.17.1

The text of the Apache License, Version 2, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Copyright 1999-2005 The Apache Software Foundation Copyright 2005-2006 Tim Fennell Copyright 2004 Jason Paul Kitchen Copyright 1999-2021 Apache Software Foundation Copyright 2017 Remko Popma Copyright 2002-2012 Ramnivas Laddad Juergen Hoeller Chris Beams

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE. Copyright 2006-2015 Paul A. Bristow Copyright 2014-2015 Samuel Debionne Grenoble France Copyright 2000-2001 Stephen Cleary rem rem Distributed Copyright 2008 Federico J. Fernandez Copyright 2010-2015 Edward Diener Copyright 1999, 2001 Nicolai M. Josuttis Copyright 2006-2015 Steven Watanabe Copyright 2007 Andreas Kloeckner Copyright 2003 Jeremy Siek Authors Lie-Quan Lee Jeremy Siek and Douglas Gregor Copyright 2002-2004 Thomas Witt Copyright 2004 Aaron W. LaFramboise Roland Schwarz Michael Glassford Copyright 2008 Rep Invariant Systems Inc. (info@repinvariant.com) Copyright 2013 Rene Rivera Distributed Copyright 2010, 2014 Athanasios Iliopoulos Copyright 2001, 2004 Jeremy Siek <jsiek@cs.indiana.edu> Distributed Copyright 1994 Hewlett-Packard Co Copyright 2009-2014 Neil Groves. Distributed Copyright 2007 Alexandre Courpron Copyright 2002 Rensselaer Polytechnic Institute Copyright 2007 Timmo Stange Copyright 2011 Paul A. Bristow comments Distributed Copyright 1999-2001 Beman Dawes David Abrahams Copyright 2003 Sam Nabialek Copyright 2009 Eric Bose-Wolf Copyright 2011 Takaya Saito Copyright 2001-2003 Toon Knapen Copyright 2010 Eric Jourdanneau Joel Falcou Copyright 2009-2015 Mario Mulansky Copyright 2009-2010 Mathias Gaunard Copyright 2013 Andreas Hehn <hehn@phys.ethz.ch> ETH Zurich Copyright 2009 Trustees of Indiana University Authors Jeremiah J. Willcock Andrew Lumsdaine Copyright 2013 Joaquim Duran Copyright 2003, 2009 Pavel Baranov Copyright 2010 Dean Michael Berris Distributed Copyright 2005 Daniel Egloff. Distributed Copyright 2010 Thomas Claveirole Copyright 2005 John Maddock & Thorsten Ottosen Copyright 2015 Bruno Dutra Copyright 2007 David Deakins Copyright 2006-2008 Johan Rade Copyright 2002-2004, 2006, 2009 Vladimir Prus Copyright 2008 Author Matyas W Egyhazy Copyright 2011 Beman Dawes.&nbsp Copyright 2002 Raghavendra Satish Copyright 2002-2003 Juan Carlos Arevalo-Baeza Copyright 2012 Lee Hodgkinson Copyright 2010 Dean Michael Berris. <mikhailberis@gmail.com> Instead of using std tmpnam we Copyright 2008, 2010 Gunter Winkler <guwi17@gmx.de> Copyright 2006 Eric Niebler Olivier Gygi. Distributed Copyright 2012 IBM Corp Copyright 2001 Dave Abrahams and Daryle Walker Copyright 2013 Nakhar Agrawal Copyright 2009 Trustees of Indiana University Authors Jeremiah Willcock Andrew Lumsdaine Copyright 2010 Thomas Heller For the example Copyright 2008 Gennaro Prota Distributed Copyright 2002 Jeff Garland and Beman Dawes Copyright 2008-2009 Ben Hanson os Copyright 2009-2012 David Abrahams Vicente Botet Ion Gaztanaga Copyright 2009 Dmitry Bufistov Andrew Sutton Copyright 2009 Dustin Spicuzza Copyright 2000 John Maddock and Steve Cleary Copyright 2006-2007, 2011, 2013-2014 Paul Bristow Copyright 2004 Cromwell D. Enage Copyright 2002-2012 Paul Mensonides Copyright 1997-2001 University of Notre Dame. Author Jeremy G. Siek

Copyright 2004-2014 boost Copyright 2012 Christoph Koke Copyright 2001-2012 Hartmut Kaiser Distributed Copyright 2007-2012 John Maddock & Paul A. Bristow Copyright 2001-2009, 2014 Steven J. Ross Copyright 2005-2007 Matthew Calabrese Copyright 2001 Daniel C. Nuffer Copyright 2015 Nuxi https nuxi.nl Copyright 2012 ohn Maddock Copyright 2013 Ruslan Baratov Copyright 2002, 2004 Pavel Vozenilek Copyright 2002 Aleksey Gurtovoy (agurtovoy@meta-comm.com) Copyright 2005 Redshift Software Inc Copyright 2004 Bertolt Mildner Copyright 2014-2015 Boris Rasin and Antony Polukhin Copyright 2006-2007 notice to include the year Copyright 2000 Keld Helsgaun Copyright 2005 Voipster Indrek dot Juhani at voipster dot com Copyright 2003 Giovanni Bajo Copyright 2007 David Gleich Copyright 2005 Stefan Arentz Copyright 2005, 2007-2008 Aaron Windsor Copyright 2006 Alisdair Meredith Copyright 2009-2015 Karsten Ahnert Copyright 2013 Nikhar Agrawal Copyright 2001 Andrei Alexandrescu. Distributed Copyright 1999-2003 Jaakko Jarvi (jaakko.jarvi@cs.utu.fi) Copyright 2009 Trustees of Indiana University Author Jeremiah Willcock Copyright 2009 Tor Brede Vekterli Copyright 2010 Matthias Walter (xammy@xammy.homelinux.net) Copyright 2010 Gevorg Voskanyan Copyright 2001-2003 Dan Nuffer Copyright 2004-2012 Eric Niebler. Distributed Copyright 2000-2006 Jeremy Siek David Abrahams Copyright 1999-2001 Jaakko Jarvi (jaakko.jarvi@cs.utu.fi) Gary Powell (gwpowell@hotmail.com) Copyright 2003 Roland Richter Copyright 2003 Synge Todo Copyright 2010 Niels Dekker Copyright 2010 Gordon Woodhull modified from MSMv2 Copyright 2014 Ian Forbed Copyright 2013 Agustn Berg Copyright 2014 Christpher Kormanyos Copyright 2015 Edward Nevill Copyright 2009, 2013 Sebastian Redl Distributed Copyright 2002 Ronald Garcia Copyright 2003 Jaap Suter Copyright 2009-2011, 2014-2015 LRI UMR Copyright 2014 Boris Rasin Antony Polukhin Copyright 2005, 2010 Daniel Wallin David Abrahams Copyright 2011 Matthias Born Copyright 2002-2009 Vladimir Prus Robert Ramey and Takatoshi Kondo Copyright 2009-2011 Gunter Winkler David Bellot Copyright 1998-1999 Greg Colvin and Beman Dawes Copyright 2005-2008 Matthias Trover Copyright 2001-2008, 2010 Douglas Gregor Copyright 2002 Darin Adler. Distributed Copyright 2010 W.P. McNeill Copyright 2015 Charly Chevalier Copyright 2003 Institute of Transport Railway Construction and Operation University of Hanover Germany Copyright 2013 Evgeny Panasyuk Copyright 2014 Glen Fernandes Copyright 2001 Jens Mauer Copyright 2008-2011 Joachim Faulhaber Distributed Copyright 2004-2012, 2014 Eric Niebler Copyright 2015 Michael Caisse ciere.com

Copyright 2015 Gregor de Cillia Copyright 1994-2015 Beman Dawes Copyright 2013 Nat Goodspeed Copyright 2009 Dean Michael Berris <me@deanberris.com> Copyright 2004 Ralf Mattethat Copyright 2000-2013 Joerg Walter Mathias Koch Athanasios Iliopoulos Copyright 2005 Pablo Aguilar Copyright 2002-2009 Daniel Frey Copyright 1999-2006 Cortex Software GmbH Kantstrasse Copyright 2008-2015 Marshall Clow Copyright Microsoft Corporation. All rights reserved. Copyright 2010 Larry Evans Copyright 2004 Brian Ravnsgaard Riis license Boost Software License Copyright 2002-2003 Herv Brnnimann Guillaume Melquiond Sylvain Pion Copyright 2009-2012 Lorenzo Caminiti Distributed Copyright 2008-2012 Simonson Lucanus Copyright 2013 Krzysztof Czainski Copyright 2009 Trustees of Indiana University. Authors Michael Hansen Copyright 2013 Alex Korobka Copyright 1998-2005 Joel de Guzman Hartmut Kaiser Copyright 2009-2011 Christopher Schmidt Copyright 1986 International Organization for Standardization Copyright 2010 Georg Fritzsche Copyright 2003-2004, 2007-2010, 2012, 2014 Howard Hinnant Copyright 2014 Lee Clagett Copyright 2009 David Abrahams Vicente Botet Copyright 2011 Paul A. Bristow comments Copyright 2009 Trustees of Indiana University. Authors Michael Hansen Andrew Lumsdaine Copyright 2002 R.W. Grosse-Kunstleve Copyright 2000-2003 Dave Abrahams Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2001 Eric Ford & Hubert Holin Copyright 2015 Mario Lang Copyright 2012, 2014 Pieter Bastiaan Ober Copyright 2006 David Abrahams Jeremy Siek Vladimir Prus Copyright 2010 Head Geek Copyright 2005 David Abrahams and Aleksey Gurtovoy. Distributed Copyright 2010-2011 Michael Caisse Copyright 2004, 2006 Michael Stevens Copyright 2002 Peter Dimov and David Abrahams Copyright 2000-2013 Joerg Walter Mathias Koch. David Bellot Copyright 2006-2010, 2012 Juergen Hunold Copyright 2000 Cadenza New Zealand Ltd Distributed Copyright 2011-2013 Mario Mulansky Distributed Copyright (C) 2008 2009 Tim Blechmann based on code by Cory Nelson Copyright 2005-2006 Daniel Egloff Olivier Gygi. Distributed Copyright 2000 Gavin Collings Copyright 2006 Alexander Nasonov & Paul A. Bristow Copyright 2004-2007, 2010 Peder Holt Copyright 2002-2010, 2012 The Trustees of Indiana University Copyright 2011 Paul A. Bristow Inc Boost.Math Copyright 2007 Nikolay Mladenov Copyright 2002 Indiana University Copyright 2008 Gautam Sewani Copyright 2005-2006 Danny Havenith Copyright 2006 Eric Niebler Olivier Gygi Copyright 2013 Cromwell D. Enage Distributed Copyright 2001 Indiana University Author Jeremy G. Siek Copyright 2005 Jeremy G. Siek Authors Jeremy G. Siek Copyright 2001-2002 Python Software Foundation Copyright 2010 Just Software Solutions Ltd Copyright 2008 David Jenkins. Distributed Copyright 1999, 2001 Boost.org Copyright 2002-2003 Eric Friedman Copyright 2001 Samuel Krempp krempp@crans.ens-cachan.fr Distributed Copyright 2001 University of Notre Dame. Authors Jeremy G. Siek and Lie-Quan Lee

Copyright 2011 ACM Copyright 2012 Google Inc Copyright 2013 University of Warsaw. Authors Piotr Wygocki Copyright 2001-2002 Joel de Guzman MT code Copyright 2003 Jonathan de Halleux Copyright 2015 Kohei Takahshi Copyright 2013 Tim Blechmann Linux-specific code by Phil Endecott Copyright 2008, 2010-2011 Christophe Henry Copyright 2007 Christoper Kohlhoff Copyright 2005 Matthias Troyer and Dave Abrahams Copyright 2009-2014 Vladimir Batov Copyright 2004 Stefan Slapeta Copyright 2001 Eric Ford Copyright Adam Wulkiewicz 2015 Copyright 2012 Michele Caini Copyright 2002-2006 Kiyoshi Matsui <kmatsui@t3.rim.or.jp> Copyright 2012-2013 Martin Husemann Copyright 2004-2006 Olaf Krzikalla Copyright 2006 Olivier Gygi Daniel Egloff. Distributed Copyright 2000-2007 CrystalClear Software Inc Copyright 2007-2008 CodeRage LLC Author Jonathan Turkanis Contact turkanis at coderage dot com Copyright 2008-2010 Gordon Woodhull Copyright 2006 Boris Gubenko. HP-UX has Copyright 2010, 2012-2015 Vicente Botet Copyright 2011-2012 Brandon Kohn Copyright 2012 Fernando Vilas Copyright 2012 Boris Schaeling Distributed Copyright 2006 Stephan Diederich Copyright 2000 Dave Abrahams Steve Cleary Beman Dawes Aleksey Gurtovoy Howard Hinnant & John Maddock Copyright 2010 Dean Michael Berris Copyright 2005 troy Copyright 2007-2010 Frank Mori Hess Copyright 2002-2010 Andreas Huber Doenni Distributed Copyright 2011 Paul A. Bristow - filename changes for boost-trunk Copyright 1991-2009 Unicode Inc Copyright 2010 Dean Michael Berris, Instead of using the potentially dangrous tempnam function that's part of the C standard library on Unix Linux we Copyright 2003-2004 Neil Groves & Thorsten Ottosen & Pavol Droba Copyright 2011 Paul Heil Copyright 2009 ArtVPS Ltd Copyright 2007 Paul Copyright 2009 Pablo Halpern Copyright 2009 Matthias Vallentin Copyright 2001-2013 Hartmut Kaiser Copyright 2014-2015 Steven Ross Distributed Copyright 2005 Terje Sletteb and Kevlin Henney Copyright 2007 Baruch Zilber Copyright 1999-2004, 2006 Jeremy Siek Copyright 2012-2014 Glen Joseph Fernandes glenfe at live dot com Copyright 2014-2015, 2024 John Fletcher Copyright 2015 Mario Mulansky <mario.mulansky@gmx.net> Copyright 2002-2008 Robert Ramey and Joaquin M Lopez Munoz Copyright 2003 David Abrahams and Nikolay Mladenov Copyright 2013 Thomas Sailer Copyright 2004 Kristopher Beevers Copyright 2004 Vyacheslav E. Andrejev Copyright 2008-2013 Tim Blechmann Copyright 2004 Trustees of Indiana University Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor Copyright 2011 Joerg Becker Copyright 2007 Matthias Troyer <troyer@boost-consulting.com> Copyright 1997-2001 University of Notre Dame. Authors Lie-Quan Lee Copyright 2006 Ralf W. Grosse-Kunstleve & David Abrahams Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Copyright 2000 Maarten Keijzer Copyright 2008 Jorge Lodos

Copyright 2001-2007 Hartmut Kaiser Revised Copyright 1995 Maarten Hilferink Amsterdam the Netherlands Copyright 2013 Paul A. Bristow. Added some Quickbook snippet markers Copyright 2000-2015 Peter Dimov Copyright 2008 Runar Undheim Robert Ramey & John Maddock Copyright 2000 Mark Rodgers Copyright 1999 Netscape Communications Copyright 2001 Stephen Silver Copyright 1998-2015 Joel de Guzman Copyright 2009, 2014-2015 Oliver Kowalke Copyright 2013 Andrey Semashev. Distributed Copyright 2003-2005 Thorsten Ottosen & Larry Evans Copyright 2013 Bjorn Roald Copyright 1992-1996, 1998-2006 Free Software Foundation Inc Copyright 1999 Beman Dawes and Daryle Walker Copyright 2003-2015 Christopher M. Kohlhoff Copyright 2002 John Maddock and Dave Abrahams Copyright 1997, 2009, 2014 Microsoft Corp Copyright 2010 Carl Philipp Reh Copyright 1998-2015 John Maddock Copyright 2014 Christoph Weiss Copyright 2003-2015 Joaqun M Lpez Muoz. Distributed Copyright 2010 Nuovation System Designs LLC Grant Erickson <gerickson@nuovations.com> Copyright 2003 Rational Discovery LLC Distributed Copyright 2003-2009 Matthias Christian Schabel Copyright 2001-2004 Peter Dimov and Multi Media Ltd Copyright 2007-2012 Joachim Faulhaber Copyright 2013-2015 Oracle and or its affiliates Copyright 2002 William E. Kempf Distributed Copyright 2008 Bruno Lalande Copyright 2012, 2015 Agustin K-ballo Berge Copyright 2003-2011, 2014 LASMEA UMR Copyright 2004 Michael Glassford Copyright 2007 Stanford University Authors David Gleich Copyright 2014 Marco Guazzone (marco.guazzone@gmail.com) Copyright 2001 Bruce Florman Copyright 2000-2006, 2012-2013 Daryle Walker Copyright 1999-2003 Jaakko Jarvi Copyright 2009 Phil Endecott Copyright 1999-2010 Aleksey Gurtovoy Copyright 2000, 2002 Gary Powell (gwpowell@hotmail.com) Copyright 2011 Boris Schaeling (boris@highscore.de) Copyright 2008, 2010 Gunter Winkler <guwi17@gmx.de> Distributed Copyright 2009-2010 Datasim Education BV Copyright 2004 Jonathan Graehl Copyright 1997-2000 Metrowerks Corp (C) 2011-2013 Andrew Hundt <ATHundt@gmail.com> Copyright 2006-2008 Anthony Williams Distributed Copyright 2006 Thorsten Ottosen. Distributed Copyright 2006 Matthias Troyerk Copyright 2006 Tomas Puverle Copyright 2007-2008 Vladimir Prus David Abrahams Michael Stevens Hartmut Kaiser Ion Gaztanaga Copyright 2010 Josh Wilson Copyright 2009-2012 Vicente J.Botet Escriba Copyright 2004, 2009-2010 Chris Hoeppler Copyright 2004-2011 Michael Stevens David Bellot Copyright 2003 Vaclav Vesely Copyright 2002-2003 Herv Brnnimann Copyright 2001-2002 Daryle Walker and Stephen Cleary Copyright 2010-2011 Barend Gehrels Copyright 2013 Paul A. Bristow Doxygen comments changed Copyright 1997-2000 University of Notre Dame. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Doug Gregor D. Kevin McGrath Copyright 2003 Gunter Winkler Joerg Walter Copyright 2000 Steve Cleary Beman Dawes Howard Hinnant and John Maddock Copyright 2013 Cray Inc

Copyright 2003-2009 Jan Gaspar Copyright 2009-2015 Artyom Beilis Copyright 2004-2015 Ion Gaztanaga Copyright 2001-2007 Joel de Guzman Dan Marsden Tobias Schwinger Copyright 2001 Vladimir Prus <ghost@cs.msu.su> Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor Copyright 2000 David Abrahams. Distributed Copyright 2014-2015 NumScale SAS Copyright 2004 Douglas Gregor and Jeremy Siek Copyright 2001-2007 Hartmut Kaiser --Copyright 2014 Renato Tegon Forti Antony Polukhin Copyright 2004 The Trustees of Indiana University Authors Andrew Lumsdaine Lie-Ouan Lee Jeremy G. Siek Copyright 2008, 2010 Intel Corp Copyright 2000-2005 Kevlin Henney Copyright 2002 Brad King (brad.king@kitware.com) Douglas Gregor (gregod@cs.rpi.edu) Copyright 2002-2005, 2014-2015 Peter Dimov. Distributed Copyright 2010 Sergey GooRoo Olendarenko Copyright 2013 Alberto Santini Author Alberto Santini <alberto@santini.in> Copyright 2002-2003 Guillaume Melquiond Sylvain Pion Copyright 2011-2012 Vicente J.Botet Escriba. Distributed Copyright 2003 Dan Watkins Copyright 2008 CodeRage LLC Copyright 2009, 2013 Carl Barron Copyright 2012 yyyy yyyy <typhoonking77@hotmail.com> Copyright 2007 CodeRage Author Jonathan Turkanis Copyright 2014-2015 Glen Joseph Fernandes Copyright 2009 Edward Grace Copyright 2000-2005 Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2009 Yuriy Krasnoschek Copyright 2009 Daniel Frey and Robert Ramey Copyright 2001 Vladimir Prus <ghost@cs.msu.su> Copyright 2011 Simon West. Distributed Copyright 2006-2011 Andy Tompkins Copyright 2011 Jan Frederick Eick Copyright 2008 Lubomir Bourdev and Hailin Jin Copyright 2007-2008 Steven Watanabe Joseph Gauterin Niels Dekker Copyright 2005 Trustees of Indiana University Authors Andrew Lumsdaine Douglas Gregor Copyright 2002-2004, 2006 Ralf W. Grosse-Kunstleve Copyright 2002 Andrei Alexandrescu Copyright 2010-2011 David Bellot Copyright 2005-2007 Stefan Seefeld Copyright 2011-2013 Andrew Hundt Copyright 2005 Henry S. Warren Copyright 2003, 2006-2007 Daniel Walker Copyright 2010 Paul A. Bristow added Doxygen comments Copyright 2008-2010 Joseph Gauterin Niels Dekker Copyright 2012 K R Walker Copyright 3350, 3600, 3799, 6974 issues References <379990.36007.qm@web33507.mail.mud.yahoo.com> Copyright 2004-2010 Alexander Nasonov Copyright 2005-2012 Anthony Williams Copyright 2008-2013, 2015 Vicente J. Botet Escriba Distributed Copyright 2013 Antony Polukhin Move semantics implementation Copyright 2014 Erik Erlandson Copyright 2013-2014 Agustin Berge Copyright 2010-2012, 2014-2015 Andrii Sydorchuk Copyright 2002, 2004 Herve Bronnimann Copyright 2006 Michael van der Westhuizen Copyright 1999 Kevlin Henney and Dave Abrahams Copyright 2005 Igor Chesnokov mailto ichesnokov@gmail.com Copyright 2004 Joe Coder. Distributed Copyright 2011 Kwan Ting Chan Copyright 2011-2012 Nathan Ridge Copyright 2012-2014 Glen Fernandes. Distributed Copyright 2001 Housemarque Oy Copyright 2013 Kyle Lutz Copyright 2005-2006, 2009 Alexander Nasonov. Distributed

Copyright 2013-2015 Boost. Test team Copyright 2013 Paul A. Bristow Doxygen comments changed for new Copyright 2005 to Copyright 2003 Bruce Barr Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2015 Ion Gaztanaga. Distributed Copyright 2010 Igor R Copyright 2009-2012, 2014 Marco Guazzone Copyright 1997-2001 University of Notre Dame. Authors Jeremy G. Siek Lie-Quan Lee Andrew Lumsdaine Copyright 2014 MetaScale SAS Copyright 2008-2012 Daniel Walker Eric Niebler Michel Morin Copyright 2009-2011 Helge Bahmann Copyright 2004 Douglas Gregor and Jeremy Siek Distributed Copyright 2010 Olaf Peter Copyright 2010-2012 Thomas Mang Copyright 2006 Stephen Nutt Copyright 2009 Pablo Halpern. Distributed under the Boost Software License Version Copyright 2002 Martin Ecker Copyright 2005 Vladimur Prus Copyright 2005 David Abrahams Matthias Troyer Michael Gauckler Copyright 2003, 2006 Gottfried Ganauge Copyright 2010-2013 Thomas Heller Copyright 2001 Doug Gregor Copyright 2013 Alain Miniussi <alain.miniussi@oca.eu> Copyright 2005-2011 Daniel James Copyright 2013 Pascal Germroth Copyright 2003 Giovanni Bajo Copyrigh Copyright 2012 Oswin Krause Copyright 2000 John Maddock (john@johnmaddock.co.uk) Copyright 2005 Sergey Shandar Copyright 2010, 2012 Christopher Schmidt Nathan Ridge Copyright 2003-2007 Jonathan Turkanis Distributed Copyright 2002-2004 Martin Wille Copyright 2013 Paul A. Bristow additions for more colors and alignments Copyright 1997-2001 University of Notre Dame. Authors Jeremy G. Siek Andrew Lumsdaine Lie-Ouan Lee Copyright 2001, 2015 Raffi Enficiaud Copyright 2003 Rational Discovery LLC Copyright 2009-2011 Steven Watanabe Distributed Copyright 2010 Thomas Claveirole Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Thomas Claveirole Copyright 2002-2003 David Moore William E. Kempf Copyright 2002 Marc Wintermantel (wintermantel@imes.mavt.ethz.ch) ETH Zurich Center of Structure Technologies Copyright 2008 Gunter Winkler <guwi17@gmx.de> Thanks to Tiago Requeijo for providing Copyright 2004-2006 Arkadiy Vertleyb Copyright 1999-2001 Paul Moore Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu). Distributed Copyright 2010 Ilya Murav'jov Copyright 2012 David Bailey Copyright 2010 Ignacy Gawedzki Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu) Copyright 2002, 2004-2009, 2012 Trustees of Indiana University Copyright 2006 Marcin Kalicinski Distributed Copyright 2009-2010, 2013, 2015 Sebastian Redl Copyright 2001, 2006 &nbsp John Maddock Copyright 2001-2003 Mac Murrett Copyright 2007-2015 Barend Gehrels Amsterdam the Netherlands Copyright 2013 Andreas Pokorny Copyright 2010-2011 Jeroen Habraken Copyright 2001-2002 Hubert Holin and Daryle Walker Copyright 2012 David Stone Copyright 2004-2009 Robert Ramey Martin Ecker and Takatoshi Kondo Copyright 2001-2002 Jeremy Siek and John R. Bandela Copyright 2013 Petr Machata Red Hat Inc Copyright 2009 Jesse Williamson Copyright 2011 Garmin Ltd. or its subsidiaries Copyright 2012 Duncan Exon Smith Copyright 2005 Ion Gaztaaga

Copyright 2001 Francois Faure Copyright 2014 iamvfx@gmail.com Copyright 2011 Robert Nelson Copyright 2009 Eric Moyer -Copyright 2010 Neil Groves Distributed Copyright 2000-2001 Gary Powell (gary.powell@sierra.com) Copyright 2002-2004 David Abrahams and Aleksey Gurtovoy Copyright 2012-2015 Louis Dionne Copyright 2002-2006 Pavol Droba Copyright 2012-2015 Kohei Takahashi Copyright 2011-2015 Akira Takahashi Copyright 2009 Jean-Francois Ostiguy Copyright 2012-2013 Rajeev Singh Copyright 2013 Andrey Copyright 2007-2008 Anthony Williams ifndef THREAD Copyright 2005-2007 Douglas Gregor <doug.gregor@gmail.com> Copyright 1996 Ronald Van Iwaarden Copyright 2012 Benjamin Sobotta Copyright 2009 Nasos Iliopoulos Gunter Winkler Copyright 2006-2007, 2009-2010 Andy Tompkins. Distributed Copyright 2000-2003, 2006 Jens Maurer Copyright 2013 John Maddock Antony Polukhin Copyright 2003 Jonathan de Halleux (dehalleux@pelikhan.com) Copyright 2012 Paul A. Bristow with new tests Copyright 2007-2010 Andrew Sutton Copyright 2014 Kohei Takahashi Distributed Copyright 2013 John Maddock Distributed Copyright 2005 Jong Soo Park Copyright 2004 Rani Sharoni Robert Ramey Pavel Vozenilek and Christoph Ludwig Copyright 2011 Laurent Gomila Copyright 2011 Roji Philip Copyright 2001-2003 Douglas Gregor (gregod@cs.rpi.edu) Copyright 2013-2014 Damien Buhl Copyright 2008 Michael Marcin Copyright 2004 Robert Ramey Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu) Copyright 2008, 2014 Thijs van den Berg Copyright 2004-2007 Daniel Wallin Copyright 2014 Glen Fernandes C Copyright 1999-2003 Boris Fomitchev Copyright 2014 Jessica Hamilton Copyright 2000 Jeremy Siek and Andrew Lumsdaine Copyright 2010 Eric Jourdanneau Joel Falcou Distributed Copyright 2012 Leo Goodstadt Copyright 2012 Authors David Doria Copyright 1999, 2001-2003 Dave Abrahams Copyright 2004 Jonathan Brandmeyer Copyright 2002 Rani Sharoni (rani sharoni@hotmail.com) and Robert Ramey Copyright 2011, 2013-2014 Jamboree Copyright 2004 Angus Leeming Copyright 2006 Xiaogang Zhang Copyright 2002-2003 Beman Dawes Boost.Filesystem Distributed Copyright 2001 Francois Faure iMAGIS-GRAVIR UJF Copyright 2005 Christopher Diggins Copyright 2008 N. Musatti Copyright 2001-2009 Daniel Nuffer Copyright 2002 Robert Ramey-Copyright 1996-1999 Silicon Graphics Computer Systems Inc Copyright 2012 Benjamin Schindler Copyright 2007 Douglas Gregor and Matthias Troyer Copyright 2006 Trustees of Indiana University Authors Jeremy G. Siek and Douglas Gregor <dgregor@cs.indiana.edu> Copyright 2001 Gennadiy Rozental & Ullrich Koethe Copyright 2001 Jeremy Siek Douglas Gregor Brian Osman Copyright 2007 Noel Belcourt Copyright 2001 Dietmar Kuehl Copyright 2005-2006 Shunsuke Sogame

Copyright 2005-2006, 2008-2015 Rene Rivera Copyright 2003 Pavel Vozenilek and Robert Ramey -Copyright 2010 Peter Schueller Copyright 2006 Piotr Wyderski Copyright 2002 Craig Henderson Copyright 1997 Moscow Center for SPARC Technology Copyright 2002 Indiana University. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2001-2012, 2014 Thomas Bernard Copyright 2002 Brad King and Douglas Gregor Copyright 20142014 Matei David Copyright 2014 Marco Guazzone (marco.guazzone@gmail.com) Distributed Copyright 2005-2006 Michael Drexl Copyright 2003-2007 Jonathan Turkanis Copyright 2000-2002 David Abrahams Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2014 Ben Pope Copyright 2007, 2011-2015 John Maddock. Distributed Copyright 2003 Peter Dimov Distributed Copyright 2002-2004, 2007-2010 Robert Ramey Copyright 2009-2010 Tim Blechmann Distributed Copyright 2009 Troy D. Straszheim Copyright 2005 Eric Niebler Daniel Egloff. Distributed Copyright 2005 Daniel Egloff Eric Niebler Copyright 2003-2004 Jeremy B. Maitin-Shepard Copyright 2002, 2007, 2014 Peter Dimov.&nbsp Copyright 2008-2010 Gordon Woodhull Distributed Copyright 2008-2010, 2012 Paul A. Bristow John Maddock Copyright 2008 Roelof Naude Copyright 2011 Francois Mauger Copyright 2001 Indiana University. Author Jeremy G. Siek Copyright 2012 Lucanus Simonson Copyright 2003 Rational Discovery LLC. Distributed Copyright 1999-2003 Dave Abrahams and Daniel Walker Copyright 2009 Spirent Communications Inc Copyright 2002-2006 Gennaro Prota Copyright 2005-2011 Daniel James Distributed Copyright 2007-2008 Joseph Gauterin Copyright 2002 Ronald Garcia Jeremy Siek Copyright 2013 Niall Douglas additions for colors and alignment Copyright 2012 Adam D. Walling Copyright 2000-2002 John R. Bandela Copyright 2003 David Abrahams and Jeremy Siek Copyright 1999-2004 Jeremiah Willcock Copyright 2005 Peter Dimov For Boost Phoenix Copyright 2004 Robert Ramey and Martin Ecker Copyright 2013 Ankur Sinha Copyright 2009-2015 Adam Wulkiewicz Lodz Poland Copyright 2011 Thomas Heller Distributed Copyright 2009 Trustees of Indiana University. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Michael Hansen Copyright 1997-2001 University of Notre Dame Copyright 2001-2002 Jeremy G. Siek Andrew Lumsdaine Lie-Quan Lee Copyright 2013 Maciej Piechotka Authors Maciej Piechotka Copyright 2011 Paul A. Bristow To incorporate into Boost.Math Copyright 2002 Brad King (brad.king@kitware.com) Copyright 2005 Felix Hfling Guillaume Melquiond Copyright 2000-2008 Fernando Luis Cacciola Carballal Copyright 2008 Peter Kankowski Copyright 2011 Christopher Jefferson Copyright 2005-2008 Adobe Systems Inc Copyright 2012-2013 Andreas Angelopoulos Copyright 2013 Christopher Brown Copyright 2006 David Abrahams -Copyright 2002 Marc Wintermantel (wintermantel@even-ag.ch) ETH Zurich Center of Structure Technologies Copyright 2001 Universite Joseph Fourier Grenoble. Author Francois Faure Copyright 2003 Gustavo Guerra Copyright 2001 Lie-Quan Lee

Copyright 2009-2014 Steven Ross Copyright 2006 Trustees of Indiana University Authors Douglas Gregor and Jeremy Siek Copyright 2002-2005 Andreas Huber Doenni Copyright 2003-2014 Neil Groves Copyright 2003, 2005-2006 David Abrahams Daniel Wallin Copyright 2009-2015 Mateusz Loskot London UK Copyright 2009 Brian Ravnsgaard and Kenneth Riddile Copyright 2001, 2003 Samuel Krempp Copyright 2000-2003 Gary Powell (powellg@amazon.com) Copyright 2003 Thomas Becker Copyright 2005 Daniel K. O Copyright 2009-2011 Frederic Bron Copyright 2014-2015 John Fletcher Distributed Copyright 2006-2007 Matias Capeletto Copyright 2013 Paul Bristow Distributed Copyright 2007, 2015 John Maddock and Paul A. Bristow. Distributed Copyright 2009 Arno Schoedl & Neil Groves Copyright 2001 Mat Marcus Jesse Jones and Adobe Systems Inc Copyright 2000, 2010 Dave Abrahams Steve Cleary Beman Dawes Howard Hinnant and John Maddock Copyright 2012 Philipp Moeller Copyright 2006-2013 Emil Dotchevski and Reverge Studios Inc Copyright 2004-2005 Trustees of Indiana University Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Doug Gregor D. Kevin McGrath Copyright 2003 Christof Meerwald Copyright 2001-2002 Daryle Walker and Paul Moore Copyright 2014 Franz Detro Copyright 2000 Cadenza New Zealand Ltd Copyright 2005-2014 Daniel James. Distributed Copyright 2012 Phil Endecott Distributed Copyright 2007-2008 David Jenkins Copyright 2011 Dean Michael Berries Copyright 2009 Sascha Ochsenknecht Copyright 2008, 2010-2011 Christophe Henry henry UNDERSCORE christophe AT hotmail DOT com Copyright 2009-2010 Paul A. Bristow & John Maddock Copyright 2009 Gunter Winkler Copyright 2003-2015 Joaquin M Lopez Munoz. Distributed Copyright 2014-2015 Ahmed Charles Copyright 2013 Eurodecision Copyright 2013 Christian Shelton Copyright 2001, 2003-2005 Hubert Holin Copyright 2005 Jim Douglas Copyright 2001-2015 Gennadiy Rozental Copyright 2004-2005 Arkadiy Vertleyb Distributed Copyright 2005 Keith MacDonald Copyright 2001-2003 William E. Kempf Copyright 2011 Kwan Ting Chan Based from bug report submitted by Xiaohan Wang Copyright 2009 Paul A. Britow Copyright 2007 Sebastian Ramacher Copyright 2012 Denis Demidov Copyright 2004-2006 Joao Abecasis Copyright 2013 Pascal Germroth Distributed Copyright 2001-2002 Chuck Allison and Jeremy Siek Copyright 2008 Frank Mori Hess. Distributed Copyright 2003, 2006 Bruno da Silva de Oliveira Copyright 2006-2007 Daryle Walker Hubert Holin John Maddock Copyright 2002 Lars Gullik Binnes <larsbj@lyx.org> Copyright 2013 Eurodecision Authors Guillaume Pinot Copyright 2002 Vahan Margaryan Copyright 2003 Vesa Karvonen Copyright 2001-2002 Bill Kempf Copyright 2006 Prabhu Ramachandran Copyright 1998-2000 Dr John Maddock Copyright 2013-2014 Anton Bikineev Copyright 2012 Michele Caini. Distributed Copyright 2013 Christopher Kormanyos. Distributed Copyright 2002-2003, 2005, 2007 Markus Schoepflin

Copyright 2006-2007 Roland Schwarz Copyright 2010 Alfredo Correa Copyright 2014 Marek Kurdej Copyright 2010 Nuovation System Designs LLC Copyright 2000 Jeremy Siek (jsiek@lsc.nd.edu) Copyright 2002-2013 Thorsten Ottosen Copyright 2006-2009 Dmitry Bufistov and Andrey Parfenov Copyright 2002-2014 Christopher Kormanyos Copyright 2010 Daniel Trebbien Copyright 2006-2007 Boris Gubenko Copyright 2005-2009 Jongsoo Park Copyright 2015 Deniz Bahadir Copyright 2003-2008 Tobias Schwinger Copyright 2007 Frank Birbacher Copyright 2002-2010 Fernando Cacciola Copyright 2000 Steve Cleary Beman Dawes Aleksey Gurtovoy Howard Hinnant & John Maddock Copyright 2002 Jan Langer Copyright 2005 Niall Douglas Copyright 2013 Tim Blechmann ARM Code by Phil Endecott based on other architectures Copyright 2007-2015 Andrey Semashev Copyright 2005 Eric Niebler Michael Gauckler. Distributed Copyright 2014 Riccardo Marcangelo Copyright 2002 Jeff Westfahl Copyright 1997-2001 University of Notre Dame. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2007, 2010 Paul A Copyright 2002 H Lohninger TU Wein H.Lohninger Teach Me Data Analysis Springer-Verlag Berlin-New York-Tokyo Copyright 2011 Colin Rundel Copyright 2011 Ryan Molden Copyright 2007-2009 Ben Hanson Copyright 2014-2015 Andrzej Krzemienski Copyright 2002-2007, 2009 Marcin Kalicinski Copyright 2011-2015 Antony Polukhin Copyright 2005-2006 Ion Gaztaaga and Peter Dimov Copyright 2011 Jlio Hoffimann Copyright 2012, 2015 Joel Falcou Copyright 2005-2006 Alain Miniussi Copyright 2003 Dave Abrahams and Thomas Becker Copyright 2000-2010 Joerg Walter Mathias Koch Gunter Winkler David Bellot Copyright 2005 Carl Barron. Distributed Copyright 2004-2005, 2012 Eric Niebler Distributed Copyright 2012 Flavio De Lorenzi (fdlorenzi@gmail.com) Copyright 2000-2001 Stephen Cleary Copyright 2010 Gaetano Mendola Copyright 1999 Beman Dawes Dave Abrahams Copyright 2012-2013 Karsten Ahnert Distributed Copyright 2002-2009 Vladimir Prus and Robert Ramey Copyright 2013 Andreas Hehn <hehn@phys.ethz.ch> ETH Zurich based on hellp-world Copyright 1999-2006, 2009 David Abrahams Copyright 2005 Ben Hutchings Copyright 2005-2008 Dan Marsden Copyright 2013 Sergue E. Leontiev Copyright 2001-2002 Terje Slettebo Copyright 2003 David Abrahams and Gottfried Ganssauge Copyright 2000-2004 Joerg Walter Mathias Koch Copyright 2004-2006 David Abrahams & Ralf W. Grosse-Kunsteve Copyright 2002-2003 Toon Knapen Kresimir Fresl Joerg Walter Copyright 2006 Tiago de Paula Peixoto <tiago@forked.de> Copyright 2002-2005 Guillaume Melquiond Copyright 1995-2001 Beman Dawes and Ullrich Koethe Copyright 2007, 2011 Emil Dotchevski Copyright 2005 Peder Holt Distributed Copyright 2005 Daniel Egloff Eric Niebler. Distributed Copyright 2005 Arkadiy Vertleyb Peder Holt Copyright 1999-2001 David Abrahams Jeremy Siek Daryle Walker Copyright 2011 Aaron Graham

Copyright 2000-2011 Joerg Walter Mathias Koch David Bellot Copyright 2008-2015 Bruno Lalande Paris France Copyright 2005 Jordan DeLong Copyright 2008-2015 Vicente J. Botet Escriba Copyright 2007 Alexey Baskakov Copyright 2011 Brian O'Kennedy Copyright 2003-2009 Joaquin M Lopez Munoz Copyright 2006 Douglas Gregor scope Copyright 1995-2010 Geodan Amsterdam the Netherlands Copyright 2014 Jim Bell Copyright 2008 Jurko Gospodnetic Copyright 2010-2011 Bryce Lelbach Copyright 2001-2003 Jaakko Jrvi Copyright 2007, 2009-2010, 2012 John Maddock and Paul A. Bristow Copyright 2014 Boris Rasin Copyright 2000-2003 Brian McNamara and Yannis Smaragdakis Copyright 2010 Nicolas Lelong Copyright 2008-2009 Francois Barel Copyright 2001 University of Notre Dame. Author Andrew Janiszewski Jeremy G. Siek Copyright 2008-2011 Hartmut Kaiser os Copyright 2003-2005 Rani Sharoni Copyright 2002-2014 Robert Ramey -Copyright 1997-2001 University of Notre Dame. Authors Lie-Quan Lee Jeremy Siek Copyright 1992-2004 P.J. Plauger Copyright 2013 Jakob Lykke Andersen University of Southern Denmark (jlandersen@imada.sdu.dk) Copyright 2000-2009 Joerg Walter Mathias Koch Gunter Winkler Copyright 2000-2002 Darin Adler Copyright 2001 Ralf W. Grosse-Kunstleve. Distributed Copyright 2007-2010 jmc Copyright 2010 Daniel Wallin Eric Niebler. Distributed Copyright 2011 Simon West Copyright 2011 Andrew Ross Copyright 2002-2003 Eric Friedman Itay Maman Copyright 2009-2011 Frederic Bron Robert Stewart Steven Watanabe & Roman Perepelitsa Copyright 2010 Jeffrey Hellrung. Distributed Copyright 2012 David Doria Authors David Doria Copyright 2004 Jeremy Siek <jsiek@cs.indiana.edu> Copyright 2010 Lars Kielhorn Copyright 2009 Erik Bryan Copyright 2006-2008 Thorsten Ottosen Neil Groves Copyright 2000 Steve Cleary & John Maddock Copyright 2000-2006 David Abrahams and Thomas Becker Copyright 2007 University of Karlsruhe Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor Jens Mueller

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## >>> MIT

http\_parser.c is based on src/http/ngx\_http\_parse.c from NGINX copyright Igor Sysoev.

Additional changes are licensed under the same terms as NGINX and copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

>>>> zlib 1.2.11

/\* zlib.h -- interface of the 'zlib' general purpose compression library version 1.2.11, January 15th, 2017

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

- 1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
- 2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
- 3. This notice may not be removed or altered from any source distribution.

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files http://tools.ietf.org/html/rfc1950 (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

>>>> zlib gpl with exception

\_\_\_\_\_ ZLib for Ada thick binding. Copyright (C) 2002-2004 Dmitriy Anisimkov --This library is free software; you can redistribute it and/or modify ----- it under the terms of the GNU General Public License as published by -- the Free Software Foundation; either version 2 of the License, or (at -your option) any later version. This library is distributed in the hope that it will be useful, but -- WITHOUT ANY WARRANTY; without even the implied warranty of -- MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU -- General Public License for more details. You should have received a copy of the GNU General Public License -- along with this library; if not, write to the Free Software Foundation, ---- Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA. ---- As a special exception, if other files instantiate generics from this ---- unit, or you link this unit with other files to produce an executable, ---- this unit does not by itself cause the resulting executable to be ---- covered by the GNU General Public License. This exception does not -- however invalidate any other reasons why the executable file might be ---- covered by the GNU Public License. >>> Apache v2.0 # Ã,© 2012,2014 Advanced Micro Devices, Inc. All rights reserved. # Licensed under the Apache License, Version 2.0 (the "License"); # you may not use this file except in compliance with the License. # You may obtain a copy of the License at # # # http://www.apache.org/licenses/LICENSE-2.0 # # Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, # WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. # See the License for the specific language governing permissions and # limitations under the License. # >>>> jquery /\*! \* jQuery JavaScript Library v3.1.0 \* https://jquery.com/ \* Includes Sizzle.js

- \* https://sizzlejs.com/
- \*
- \* Copyright jQuery Foundation and other contributors
- \* Released under the MIT license

```
* https://jquery.org/license
* Date: 2016-07-07T21:44Z
```

\*/

Copyright 2016-2017 Francisco Jose Tapia (fitapia@gmail.com Copyright 2009-2016 &nbsp Vladimir Batov Copyright 2011 Jlio Hoffimann Copyright 2018-2019 Mike Dev Copyright 2013 Juan V. Puertos G-Cluster Christian Henning Copyright 1999, 2001-2006 Dave Abrahams Copyright 2008 Federico J. Fernandez Copyright 1999, 2001 Nicolai M. Josuttis Copyright (c) 2014 Paul Fultz II holder. Copyright 2012 Chung-Lin Wen Davide Anastasia Copyright 2004-2005 Arkadiy Vertleyb Peder Holt Copyright 2016 Chris Glover Copyright 2008 Rep Invariant Systems Inc. (info@repinvariant.com) Copyright 2019. Distributed under the Boost Software License Version Copyright 2010, 2014 Athanasios Iliopoulos Copyright 2003 Ross Smith Copyright (c) 2009-2012 Mateusz Loskot (mateusz@loskot.net) London UK Copyright 2007 Alexandre Courpron Copyright 2002 Rensselaer Polytechnic Institute Copyright 2007 Timmo Stange Copyright (c) 2018 Louis Dionne Antony Polukhin Copyright 2003 Sam Nabialek Copyright 2019 A N Other Copyright 2011 Takaya Saito Copyright 2001-2003 Toon Knapen Copyright 2010 Eric Jourdanneau Joel Falcou Copyright (c) 2017 Paul Fultz II capture.cpp Distributed under the Boost Software License Version Copyright 2014-2019 Raffi Enficiaud Copyright 2014-2019 Glen Joseph Fernandes Copyright (c) 2017 Paul Fultz II apply.cpp Distributed under the Boost Software License Version Copyright 2009 Trustees of Indiana University Authors Jeremiah J. Willcock Andrew Lumsdaine Copyright 2007-2019 Andrey Semashev Copyright 2013 Joaquim Duran Copyright (c) 2017 Paul Fultz II construct.cpp Distributed under the Boost Software License Version Copyright 2003, 2009 Pavel Baranov Copyright 2010 Dean Michael Berris Distributed Copyright 2013, 2018 Alain Miniussi <alain.miniussi@oca.eu> Copyright 2005 Daniel Egloff. Distributed Copyright 2010 Thomas Claveirole Copyright 2005 John Maddock & Thorsten Ottosen Copyright 2017 Shreyans Doshi Copyright 2001-2009 Aleksey Gurtovoy and David Abrahams Distributed under the Boost Software License Version Copyright 1998-2019 Joel de Guzman Copyright 2018 Kohei Takahsahi Copyright 2012 Lee Hodgkinson Copyright 2012 IBM Corp Copyright 2005-2013 Ion Gaztanaga Distributed Copyright 2016 Mikhail Maximov vigorous.activity at gmail dot com Copyright 2008-2009 Ben Hanson os Copyright 1999-2004, 2011, 2013 Jeremiah Willcock Copyright 2009 Dustin Spicuzza Copyright 2006-2007, 2011, 2013-2014 Paul Bristow Copyright 2004-2014 boost Copyright 2012 Christoph Koke Copyright 2001-2012 Hartmut Kaiser Distributed Copyright 2007-2012 Christian Henning Lubomir Bourdev Copyright 2013-2019 Oracle and or its affiliates Copyright 2013 &nbsp Edward Diener Copyright 2015 Nuxi https nuxi.nl

Copyright 2012 Chung-Lin Wen Copyright 2005 Voipster Indrek dot Juhani at voipster dot com Copyright 2007 David Gleich Copyright 2005, 2007-2008 Aaron Windsor Copyright 2010-2015 Andrii Sydorchuk Copyright 2008, 2010-2011, 2017 Christophe Henry Copyright (c) 2015 Paul Fultz II compressed Copyright 1999-2003 Jaakko Jarvi (jaakko.jarvi@cs.utu.fi) Copyright 2016, 2018 Oracle and or its affiliates. Contributed and or modified by Vissarion Fysikopoulos on behalf of Oracle Copyright 2018 Paul Fultz II Distributed Copyright 2009 Tor Brede Vekterli Copyright 2016 Thomas Kent Copyright 2010 Matthias Walter (xammy@xammy.homelinux.net) Copyright 2010 Gevorg Voskanyan Copyright 2001-2003 Dan Nuffer Copyright 2001-2007, 2011-2012 Joel de Guzman Dan Marsden Tobias Schwinger Copyright 2016-2017 Alexander Zaitsev Distributed Copyright 2004-2012 Eric Niebler. Distributed copyright 2002-2019 John Maddock and Christopher Kormanyos Copyright 2000-2006 Jeremy Siek David Abrahams Copyright 2008-2019 Bruno Lalande Paris France Copyright 2015 Robin Eckert Copyright 2003 Roland Richter Copyright 2016-2019 Klemens D. Morgenstern Hans Dembinski Copyright (c) 2014 Paul Fultz II pp. Copyright 2007 Anthony Williams. Distributed Copyright 2018 Alexander Grund Copyright 1995-2017 Jean-loup Gailly Copyright (C) 2009 Andreas Haberstroh Copyright 2003 Jaap Suter Copyright 2009-2011, 2014-2015 LRI UMR Copyright 2005, 2010 Daniel Wallin David Abrahams Copyright 2011 Matthias Born Copyright 2015, 2017 Paul Fultz II reverse Copyright 2005-2008 Matthias Troyer Copyright 2015-2016 Klemens D. Morgenstern Distributed Copyright 1994-2017 Beman Dawes Copyright 2010 W.P. McNeill Copyright Dezide Aps 2003-2004 Copyright 2019 Hans Dembinski Henry Schreiner Copyright 2015 Charly Chevalier Copyright 2008, 2014, 2016 Jorge Lodos Copyright (c) 2017 Paul Fultz II if.cpp Distributed under the Boost Software License Version Copyright 2003 Institute of Transport Railway Construction and Operation University of Hanover Germany Copyright 2009-2016 Mario Mulansky Copyright (c) 2017 Paul Fultz II sequence.cpp Distributed under the Boost Software License Version Copyright 2015 Paul Fultz II decorate Copyright 2009-2010 Intel Corp license banner --Copyright 2015 Gregor de Cillia Copyright 2002, 2004 Herv&eacute Br&ouml nnimann Polytechnic University Copyright 2016-2017 Joaqun M Lpez Muoz. Distributed under the Boost Software License Version Copyright 2004 Ralf Mattethat Copyright 2005-2007 &nbsp Tobias Schwinger Copyright 2004 Brian Ravnsgaard Riis license Boost Software License Copyright 2010, 2012-2015, 2017-2018 Vicente Botet Copyright 2002-2003 Herv Brnnimann Guillaume Melquiond Sylvain Pion Copyright 2015 Robin Eckert Distributed under the Boost Software License Version Copyright 2008-2012 Simonson Lucanus Copyright 2013 Alex Korobka Copyright 1986 International Organization for Standardization Copyright 2003, 2018-2019 Peter Dimov Distributed Copyright 2017 Levon Tarakchyan Copyright 2010 Georg Fritzsche Copyright (c) 2017 Paul Fultz II returns.cpp Distributed under the Boost Software License Version Copyright 2003, 2005 David Abrahams Jeremy Siek Thomas Witt

Copyright 2009 David Abrahams Vicente Botet Copyright 2011 Paul A. Bristow comments Copyright 2008-2010 Niels Dekker Copyright 2002 R.W. Grosse-Kunstleve Copyright 2000-2003 Dave Abrahams Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2015 Mario Lang Copyright 2012, 2014 Pieter Bastiaan Ober Copyright 2010 Head Geek Copyright 2019 Olzhas Zhumabek <anonymous.from.applecity@gmail.com> copyright 2005 2006 2007 Douglas Gregor Matthias Troyer Trustees of Indiana University Copyright 2005 David Abrahams and Aleksey Gurtovoy. Distributed Copyright 2010-2011 Michael Caisse Copyright 2002 Peter Dimov and David Abrahams Copyright 2000-2013 Joerg Walter Mathias Koch. David Bellot Copyright 2006-2010, 2012 Juergen Hunold Copyright (c) 2017 Paul Fultz II pack.cpp Distributed under the Boost Software License Version Copyright Beman Dawes and Robert Stewart 2011 Copyright 2011-2013 Mario Mulansky Distributed Copyright 2001 Alexander Peslyak and it is hereby released to the general public Copyright 2005-2006 Daniel Egloff Olivier Gygi. Distributed Copyright 2006 Alexander Nasonov & Paul A. Bristow Copyright 2003-2009 Tobias Schwinger Copyright 2007 Nikolay Mladenov copyright 2001-2007 Beman Dawes Vesa Karvonen John Maddock Copyright 2002 Indiana University Copyright 2008 Gautam Sewani Copyright 2013 Piotr Wygocki Copyright 2005-2006 Danny Havenith Copyright 2001 Indiana University Author Jeremy G. Siek Copyright 2010-2012 Kenneth Riddile Christian Henning Copyright 2005 Jeremy G. Siek Authors Jeremy G. Siek Copyright 2010 Just Software Solutions Ltd Copyright 2008 David Jenkins. Distributed Copyright 2018 Oxford Nanopore Technologies Copyright 2002-2003 Eric Friedman Copyright 2011 ACM Copyright 2012 Google Inc Copyright 2011 Stefan Seefeld. Distributed Copyright (c) 2009-2018 Ion Gazta u00F1aga Copyright 2001-2002 Joel de Guzman MT code Copyright 2008 Lubomir Bourdev Hailin Jin Copyright (c) 2012 Martin Raspaud Copyright 2014 Paul Fultz II mutable Copyright 2007 Christoper Kohlhoff Copyright 2005 Matthias Troyer and Dave Abrahams Copyright 2004 Stefan Slapeta Copyright 2001 Eric Ford Copyright 2013-2015 Kyle Lutz <kyle.r.lutz@gmail.com> Copyright 2012 Michele Caini Copyright 2016 Karolin Varner Copyright 2017-2018 James E. King III Distributed Copyright 2004-2006 Olaf Krzikalla Copyright 2007-2008 CodeRage LLC Author Jonathan Turkanis Contact turkanis at coderage dot com Copyright 2016 Jason Rhinelander <jason@imaginary.ca> Copyright 2014 Paul Fultz II fix Copyright 2015-2017 Paul Fultz II unpack Copyright 2001-2015 Hartmut Kaiser copyright 2000 Steve Cleary Beman Dawes Howard Hinnant & amp John Maddock Copyright 2015 Boost. Test team Distributed Copyright 2006 Stephan Diederich Copyright 2003-2019 Christopher M. Kohlhoff Copyright (c) 2014 Paul Fultz II remove Copyright 2005 troy Copyright (c) 2016 MATHIEU CORNIC Copyright (c) 2002 Lars Gullik Bjnnes <larsbj@lyx.org>

Copyright 2002-2010 Andreas Huber Doenni Distributed Copyright 2011 Paul A. Bristow - filename changes for boost-trunk Copyright 2010 Dean Michael Berris. Instead of using the potentially dangrous tempnam function that's part of the C standard library on Unix Linux we Copyright 2003-2004 Neil Groves & Thorsten Ottosen & Pavol Droba Copyright (c) 2017 Paul Fultz II test.hpp Distributed under the Boost Software License Version Copyright 2007 Paul Copyright 2009 Matthias Vallentin Copyright (c) 2012 Paul Fultz II delgate. Copyright 2007 Baruch Zilber Copyright 2014-2015, 2024 John Fletcher Copyright 2016-2019 Nikita Kniazev Copyright 2014-2019 Antony Polukhin antoshkka at gmail dot com Copyright 2003 David Abrahams and Nikolay Mladenov Copyright 2015, 2017 Paul Fultz II flip Copyright 2013 Thomas Sailer Copyright 2006-2018 Emil Dotchevski and Reverge Studios Inc Copyright 2015 Paul Fultz II capture Copyright 2004 Trustees of Indiana University Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor (C) COPYRIGHT 2018 Reimar Dffinger Based on zstd Copyright 2008 Milan Svoboda Copyright 1997-2001 University of Notre Dame. Authors Lie-Quan Lee Copyright (c) 2017 Paul Fultz II static.cpp Distributed under the Boost Software License Version Copyright 2015 Ion Gaztaaga Distributed under the http www.boost.org LICENSE Copyright 2005 Pearson Education Inc. Reprinted with Copyright 2001-2007 Hartmut Kaiser Revised Copyright 2013 Paul A. Bristow. Added some Quickbook snippet markers Copyright 2008 Runar Undheim Robert Ramey & John Maddock Copyright 2002-2017 Daniel Frey Copyright 2003-2005 Thorsten Ottosen & Larry Evans Copyright 2013 Bjorn Roald Copyright 2000-2006 Stephen Cleary Copyright 1999 Beman Dawes and Daryle Walker Copyright 2012-2013 Pierre Talbot Copyright 2007 Technical University of Catalonia Copyright 2002 John Maddock and Dave Abrahams Copyright 2017 Valentin Noah Hartmann Copyright 2012-2013 Fernando Vilas Copyright 2010 Nuovation System Designs LLC Grant Erickson <gerickson@nuovations.com> Copyright 2003 Rational Discovery LLC Distributed Copyright 2006-2007, 2009-2010, 2012 John Maddock and Paul A. Bristow Copyright 2001-2004 Peter Dimov and Multi Media Ltd Copyright (c) 2017 Paul Fultz II repeat.cpp Distributed under the Boost Software License Version Copyright 2013, 2017 Ruslan Baratov Copyright 2007-2012 Joachim Faulhaber Copyright 2002 William E. Kempf Distributed Copyright 2012 Beman Daves Copyright 2015-2019 Klemens D. Morgenstern Copyright 2003-2011, 2014 LASMEA UMR Copyright 2014 Paul Fultz II lazy Copyright 2007 Stanford University Authors David Gleich Copyright 2014 Marco Guazzone (marco.guazzone@gmail.com) Copyright 2012 Paul Fultz II partial Copyright 2009-2010 Datasim Education BV Copyright 2004 Jonathan Graehl Copyright 2018 Yaghyavardhan Singh Khangarot Hyderabad India Copyright 2016 Paul Fultz II limit Copyright 2006-2008 Anthony Williams Distributed Copyright 2006 Thorsten Ottosen. Distributed Copyright 2006 Tomas Puverle Copyright 2007-2008 Vladimir Prus David Abrahams Michael Stevens Hartmut Kaiser Ion Gaztanaga Copyright 2010 Josh Wilson Copyright 2009-2012 Vicente J.Botet Escriba Copyright 2014 Paul Fultz II proj Copyright 2004-2011 Michael Stevens David Bellot

Copyright 2014-2016 Paul Fultz II result Copyright 2013 Paul A. Bristow Doxygen comments changed Copyright 2019 Hans Dembinski Distributed Copyright 2015 Gonzalo Brito Gadeschi Copyright 2008, 2017-2019 James E. King III (C) Copyright 2018 Mario Suvajac Copyright 2000 Steve Cleary Beman Dawes Howard Hinnant and John Maddock Copyright 2010 Matthias Walter copyright 2006-2019 Nikhar Agrawal Anton Bikineev Paul A. Bristow Marco Guazzone Christopher Kormanyos Hubert Holin Bruno Lalande John Maddock Jeremy Murphy Matthew Pulver Johan Rde Gautam Sewani Benjamin Sobotta Nicholas Thompson Thijs van den Berg Daryle Walker and Xiaogang Zhang Copyright 2001 Vladimir Prus <ghost@cs.msu.su> Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor Copyright 2014-2015 NumScale SAS Copyright 2008 2009 John Maddock Paul A. Bristow and M.A. Copyright & copy 2008 Beman Dawes Rene Rivera Copyright 2004 The Trustees of Indiana University Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2008, 2010 Intel Corp Copyright 2002-2003 Guillaume Melquiond Sylvain Pion Copyright 2009-2016 Karsten Ahnert Copyright 2011-2012 Vicente J.Botet Escriba. Distributed Copyright 2003 Dan Watkins Copyright 2008 CodeRage LLC Copyright 2018-2019 Peter Dimov Hans Dembinski Copyright 2014, 2016 Lee Clagett Copyright 2000-2005 Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2009 Yuriy Krasnoschek Copyright 2009 Daniel Frey and Robert Ramey Copyright 2002-2003 Herv Brnnimann (C) Copyright Boris Rasin and Antony Polukhin 2014-2019 Copyright 2011 Simon West. Distributed Copyright 2006-2011 Andy Tompkins Copyright 2011 Jan Frederick Eick Copyright 2010, 2013, 2017-2019 Mateusz Loskot Copyright 2008 Lubomir Bourdev and Hailin Jin Copyright 2005 Trustees of Indiana University Authors Andrew Lumsdaine Douglas Gregor Copyright (c) 2002 by Peter Simons <simons@cryp.to> Copyright 2002 Andrei Alexandrescu Copyright 1997-2017 Dimitri van Heesch Copyright 2015-2018 Oracle and or its affiliates. Contributed and or modified by Vissarion Fysikopoulos on behalf of Oracle Contributed and or modified by Adam Wulkiewicz on behalf of Oracle Copyright 2010-2011 David Bellot Copyright 2011-2013 Andrew Hundt Copyright 2015 Markus J. Weber Copyright 2010 Paul A. Bristow added Doxygen comments Copyright 2016 Brian Kuhl Copyright 2008-2010 Joseph Gauterin Niels Dekker Copyright 2012 K R Walker Copyright 2011-2019 Antony Polukhin Copyright 3350, 3600, 3799, 6974 issues References <379990.36007.qm@web33507.mail.mud.yahoo.com> copyright 2002 2003 2004 2005 Joel de Guzman David Abrahams Copyright (c) 2018 Dmitry Arkhipov Copyright 2014 Erik Erlandson Copyright 2008-2016 Tim Blechmann Copyright 2001, 2004 Doug Gregor Copyright 2006 Hubert Holin and John Maddock. Distributed Copyright 2013-2014 Agustin Berge Copyright 2002, 2004 Herve Bronnimann Copyright (c) 2017 Paul Fultz II infix.cpp Distributed under the Boost Software License Version Copyright 1999 Kevlin Henney and Dave Abrahams Copyright 2011-2012 Nathan Ridge Copyright 2005 to Copyright 2010 Igor R Copyright 2011 Paul A. Bristow and Thomas Mang. Distributed under the Boost Software License Version Copyright 2014 MetaScale SAS Copyright 2008-2012 Daniel Walker Eric Niebler Michel Morin

Copyright 2013 Christian Henning Distributed Copyright 2012, 2014 Advanced Micro Devices Inc Copyright 2002-2004, 2007-2010, 2012, 2014-2015, 2017-2019 Robert Ramey Copyright 2013-2018 Boost.Test team Copyright 2010 Olaf Peter Copyright 2010-2012 Thomas Mang Copyright 2006 Stephen Nutt Copyright 2000-2006 Jens Maurer Copyright 2005 Vladimur Prus Copyright 2005 David Abrahams Matthias Troyer Michael Gauckler Copyright (c) 2017 Paul Fultz II protect.cpp Distributed under the Boost Software License Version Copyright 2003, 2006 Gottfried Ganauge Copyright 2013 Pascal Germroth Copyright 2014 Benoit Dequidt <benoit.dequidt@gmail.com> Copyright 2003 Giovanni Bajo Copyrigh Copyright 2000 John Maddock (john@johnmaddock.co.uk) Copyright 2013-2019 Oracle and or its affiliates. Contributed and or modified by Adam Wulkiewicz on behalf of Oracle Copyright 2019 Rene Rivera REM Copyright 2002-2004 Martin Wille Copyright 1997-2001 University of Notre Dame. Authors Jeremy G. Siek Andrew Lumsdaine Lie-Quan Lee Copyright 2001, 2003 Vesa Karvonen Copyright 2002-2003 David Moore William E. Kempf Copyright 2008 Gunter Winkler <guwi17@gmx.de> Thanks to Tiago Requeijo for providing Copyright (c) 2008-2017 Emil Dotchevski and Reverge Studios Inc. NL NL Distributed under the Boost Software License Version Copyright 2016-2017 Alexander Zaitsev <zamazan4ik@gmail.by> Copyright 2010 Ilya Murav'jov Copyright 2012 David Bailey Copyright 2003, 2005-2019 Rene Rivera Copyright 2010 Ignacy Gawedzki Copyright (c) 2015 Paul Fultz II and. Copyright (c) 2015 Paul Fultz II make. Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu) Copyright 2018 Mateusz Loskot &lt mateusz@loskot.net&gt Copyright 2010-2011 Jeroen Habraken Copyright 2016-2017 Mikhail Maximov Copyright 2001-2002 Hubert Holin and Daryle Walker Copyright 2019 Henry Schreiner Copyright 2004-2009 Robert Ramey Martin Ecker and Takatoshi Kondo copyright 2009-2015 Karsten Ahnert and Mario Mulansky Copyright 2013 Petr Machata Red Hat Inc Copyright 2012 Daryle Walker Distributed under the Boost Software License Version Copyright (c) 2015 Paul Fultz II constexpr Copyright 2011 The Dojo Foundation Released Copyright 2009 Eric Moyer -Copyright (c) 2016 Jeffrey E. Trull Distributed under the Boost Software License Version Copyright 2000-2001 Gary Powell (gary.powell@sierra.com) Copyright 2002-2004 David Abrahams and Aleksey Gurtovoy Copyright 2016 Klemens D. Morgenstern klemens.morgenstern at gmx dot net Copyright 2011-2015 Akira Takahashi Copyright 2009 Jean-Francois Ostiguy Copyright 2001, 2004-2005, 2011-2013 Daryle Walker. Distributed Copyright 2012-2013 Rajeev Singh Copyright Beman Dawes&nbsp 2001 2011 Copyright 2013 Andrey Copyright 2017 Tom Westerhout font fixes to support Sphinx Copyright 2009 Michael Hansen Copyright 2009 Nasos Iliopoulos Gunter Winkler Copyright 2016-2017 Paul Fultz II in.cpp Distributed Copyright 2007-2019 Barend Gehrels Amsterdam the Netherlands Copyright 2013 John Maddock Antony Polukhin Copyright 2012 Paul A. Bristow with new tests Copyright (c) 2014 Paul Fultz II forward. Copyright 2001 Boost.org Copyright (C) 2017 Daniela Engert Use modification and distribution is subject to the Boost Software License Version Copyright 2018 Paul Fultz II REM Distributed under the Boost Software License Version

Copyright 2000-2011 Joerg Walter Mathias Koch Gunter Winkler David Bellot Copyright (c) 2017 Paul Fultz II final Copyright 2017 think-cell GmbH Copyright 2019 Sam Day Distributed Copyright (C) 2001 Andreas Scherer Jeremy Siek Lie-Quan Lee and Andrew Lumsdaine Copyright 2016 Ashish Sadanandan Copyright 2011 Roji Philip Copyright 2013-2014 Damien Buhl Copyright 2008 Michael Marcin Copyright 2004 Robert Ramey Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu) Copyright 2015-2018 Barrett Adair Copyright 2009-2012 Mateusz Loskot London UK. London UK Copyright 2004-2007 Daniel Wallin Copyright 2007-2010, 2019 Frank Mori Hess Copyright 2014 Jessica Hamilton Copyright 2015 Paul Fultz II fold Copyright 2017 Alain Miniussi & Vincent Chabannes Copyright 2010 Eric Jourdanneau Joel Falcou Distributed Copyright 2012 Leo Goodstadt Copyright 2012 Authors David Doria Copyright 2018-2019 Mike Dev Distributed Copyright 2011, 2013-2014 Jamboree Copyright (c) 2009-2017 Mateusz Loskot <mateusz@loskot.net> London UK. Copyright (c) 2016 Paul Fultz II example. Copyright 2016 Raffi Enficiaud. Distributed Copyright 2018 Andrzej Krzemieski Copyright 1996-1999 Silicon Graphics Computer Systems Inc Copyright 2015-2016 Jeremy Murphy Copyright 2012 Benjamin Schindler Copyright 2017 Austin J. Beer -- & copy Copyright 2008 Copyright 2011 AUTHORS.txt Copyright 2001 Jeremy Siek Douglas Gregor Brian Osman Copyright 2010 Peter Schueller Copyright 2006 Piotr Wyderski Copyright 2015-2019 Hans Dembinski Copyright 2002, 2004-2010, 2012 Trustees of Indiana University Copyright 2002 Brad King and Douglas Gregor Copyright 2014 Paul Fultz II pack Copyright 2000-2002 David Abrahams Steve Cleary Beman Dawes Howard Hinnant & John Maddock Copyright 2014 Ben Pope Copyright 2014 Bill Gallafent Copyright 2015-2018 Jakub Szuppe <j.szuppe@gmail.com> Copyright 2005 Daniel Egloff Eric Niebler Copyright 2014, 2016-2017 Paul Fultz II is Copyright 2008-2010 Gordon Woodhull Distributed Copyright (c) 2018 Justinas V. Daugmaudis Copyright 2008 Roelof Naude Copyright 2012 Sylwester Arabas Copyright 2001 Indiana University. Author Jeremy G. Siek Copyright 2016-2017 Klemens David Morgenstern Copyright 2013-2015 Kyle Lutz Copyright 2016 Frank Hein maxence business consulting gmbh Copyright 2019 Sam Day Copyright 1999-2003 Dave Abrahams and Daniel Walker Copyright 2009 Spirent Communications Inc Copyright 2002 Ronald Garcia Jeremy Siek Copyright 2012 Adam D. Walling Copyright 2000-2002 John R. Bandela Copyright 2005 Peter Dimov For Boost Phoenix Copyright 2000-2002 Jeremy Siek Lie-Quan Lee and Andrew Lumsdaine Copyright 2008-2019 Lorenzo Caminiti Distributed Copyright 2016 Sergey Nizovtsev Copyright 2011 Thomas Heller Distributed Copyright 1997-2001 University of Notre Dame

Copyright 2013 Maciej Piechotka Authors Maciej Piechotka Copyright 2002 Brad King (brad.king@kitware.com) Copyright 2004-2014 Eric Niebler Copyright 2011 Christopher Jefferson Copyright 2013 Christopher Brown Copyright 2006 David Abrahams -Copyright 2001 Universite Joseph Fourier Grenoble. Author Francois Faure Copyright 2003 Gustavo Guerra Copyright 2011-2015 Vicente J. Botet Escriba. Distributed Copyright 2001-2003 Jaakko J Copyright 2009-2014 Steven Ross Copyright 2015 Kyle Lutz Distributed Copyright 2009 Brian Ravnsgaard and Kenneth Riddile Copyright 2016-2017 John Z. Maddock Copyright 2000-2003 Gary Powell (powellg@amazon.com) Copyright 2016 Bogumi Chojnowski Copyright 2017 Alain Miniussi & Steffen Hirschmann Copyright 2016 Norbert Wenzel Copyright 2017 Samuli-Petrus Korhonen Copyright 2018 Yi Ji Copyright 2009-2011 Frederic Bron Copyright (c) 2017 Paul Fultz II match.cpp Distributed under the Boost Software License Version Copyright (c) 2018 Emil Dotchevski. Distributed under the Copyright 2018 Yaghyavardhan Singh Khangarot Hyderabad India. Contributed and or modified by Yaghyavardhan Singh Khangarot as part of Google Summer of Code Copyright 2009 Arno Schoedl & Neil Groves Copyright (c) 2014 Grav Copyright 2012 Philipp Moeller Copyright 2018-2019 Peter Dimov and is distributed Copyright 2015-2016 Jeremy William Murphy Copyright 2004-2005 Trustees of Indiana University Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Doug Gregor D. Kevin McGrath Copyright 2003 Christof Meerwald Copyright 2014 Franz Detro Copyright 2015 Paul Fultz II decay COPYRIGHT (17 U.S.C. SECTION Copyright 2012 Phil Endecott Distributed Copyright 2003-2004, 2006, 2008 Gerald I. Evenden Copyright 2017 Paul Fultz II requirements.txt Distributed Copyright 2007-2008 David Jenkins Copyright 2016-2017 Oracle and or its affiliates. Contributed and or modified by Vissarion Fisikopoulos on behalf of Oracle Copyright 2007-2012 Christian Henning Andreas Pokorny Lubomir Bourdev Copyright 2009 Sascha Ochsenknecht Copyright 2009-2010 Paul A. Bristow & John Maddock Copyright 2018 Oracle and or its affiliates Contributed and or modified by Vissarion Fysikopoulos on behalf of Oracle Copyright 2014-2015 Ahmed Charles Copyright 2011-2019 Renato Tegon Forti Antony Polukhin Copyright 2013 Christian Shelton Copyright 2001, 2003-2005 Hubert Holin Copyright 2005 Jim Douglas Copyright 2004-2005 Arkadiy Vertleyb Distributed Copyright 2001-2003 Samuel Krempp Copyright 2011, 2013 Marshall Clow Distributed Copyright 2009 Paul A. Britow Copyright 2007 Sebastian Ramacher Copyright 2003-2013 Jan Gaspar Copyright 2004-2006 Joao Abecasis Copyright 2006-2007 &nbsp Matias Capeletto Copyright 2013 Christian Henning and Juan V. Puertos Copyright 2008-2018 Oliver Kowalke Copyright 2014 Paul Fultz II arg Copyright (c) 2017 Paul Fultz II decay.cpp Distributed under the Boost Software License Version Copyright 2013 Eurodecision Authors Guillaume Pinot (C) Copyright 2018 Mario Suvajac Distributed under the Boost Software License Version Copyright 2012 Michele Caini. Distributed Copyright 2002-2003, 2005, 2007 Markus Schoepflin

Copyright 2010 Alfredo Correa Copyright 2014 Marek Kurdej Copyright 2012 Olivier Tournaire Christian Henning Copyright 2000-2006, 2011-2012 Daryle Walker Copyright 2016-2017 Paul Fultz II pointfree.cpp Distributed Copyright 2000 Jeremy Siek (jsiek@lsc.nd.edu) Copyright 2003-2004 Douglas Gregor Distributed under the Boost Software License Version Copyright 2006-2009 Dmitry Bufistov and Andrey Parfenov Copyright 2010-2012 Jim Bosch & Ankit Daftery Copyright 2010 Daniel Trebbien Copyright 1998-2019 John Maddock Copyright 2015 Deniz Bahadir Copyright 2000 Steve Cleary Beman Dawes Aleksey Gurtovoy Howard Hinnant & John Maddock Copyright 2002 Jan Langer Copyright 2013 Tim Blechmann ARM Code by Phil Endecott based on other architectures Copyright 2005 Eric Niebler Michael Gauckler. Distributed Copyright 2014 Riccardo Marcangelo Copyright 2002 Jeff Westfahl Copyright 2005, 2013-2019 Niall Douglas Copyright (c) 2017 Paul Fultz II virtual Copyright 2007, 2010 Paul A Copyright 2011 Colin Rundel Copyright 2007-2009 Ben Hanson Copyright 2010-2019 Edward Diener Copyright 2014 Tomoki Imai Copyright (C) 2009 Vladimir Prus REM REM Distributed under the Boost Software License Version Copyright 2015 Paul Fultz II combine Copyright 2006 John Maddock Paul A. Bristow and Xiaogang Zhang. Copyright 2018 Nick Thompson. Distributed Copyright 2008, 2010-2011, 2017 Christophe Henry henry UNDERSCORE christophe AT hotmail DOT com Copyright 2003 Dave Abrahams and Thomas Becker Copyright 2005 Carl Barron. Distributed Copyright 2012 Flavio De Lorenzi (fdlorenzi@gmail.com) Copyright 2001-2019 Boost. Test contributors Copyright 1999 Beman Dawes Dave Abrahams Copyright 2012 Paul Fultz II identity Copyright 2005 Ben Hutchings Copyright (c) 2017 Paul Fultz II partial.cpp Distributed under the Boost Software License Version Copyright 2001-2002 Terje Slettebo Copyright 2016 Bogumi Chojnowski bogumil DOT chojnowski AT gmail DOT com This is extended version of the state machine available in the boost mpl library Copyright 2002-2003 Toon Knapen Kresimir Fresl Joerg Walter Copyright 2013 Steven Benner Copyright 2015 Lingxi Li Copyright 2005 Peder Holt Distributed Copyright 2004-2005, 2009, 2012 Eric Niebler Distributed Copyright 2005 Daniel Egloff Eric Niebler. Distributed Copyright 1999-2001 David Abrahams Jeremy Siek Daryle Walker Copyright 2016 Arnaud Kapp Oliver Kowalke (C) COPYRIGHT 2018 Reimar Dffinger Copyright 2005-2006, 2014, 2018 Alain Miniussi Copyright 2007 Alexey Baskakov Copyright 2011 Brian O'Kennedy Copyright 2014 Roshan <thisisroshansmail@gmail.com> Copyright 2006 Douglas Gregor scope Copyright (c) 2017 Paul Fultz II fold.cpp Distributed under the Boost Software License Version Copyright 2018 Benjamin Worpitz Copyright 2010 Felipe Tanus Boris Schaeling Copyright 1995-2010 Geodan Amsterdam the Netherlands Copyright 2014 Jim Bell Copyright 2010-2011 Bryce Lelbach Copyright 2000-2003 Brian McNamara and Yannis Smaragdakis Copyright 2013 Oliver Kowalke. Distributed Copyright 1999 Paul Moore Copyright 2008-2011 Hartmut Kaiser os

Copyright 2003-2005 Rani Sharoni Copyright 2012 Olivier Tournaire Copyright 2000-2002 Darin Adler Copyright 2001-2002 Housemarque Oy Copyright 2010 Daniel Wallin Eric Niebler. Distributed Copyright 1999, 2005, 2013 Hubert Holin. Distributed Copyright 2019 Damian Jarek(damian.jarek93@gmail.com) Copyright 2006 2008 2011 John Maddock Johan Rade and Paul A. Bristow. Distributed under the Boost Software License Version Copyright 2002-2003 Eric Friedman Itay Maman Copyright 2009-2011 Frederic Bron Robert Stewart Steven Watanabe & Roman Perepelitsa Copyright 2010 Jeffrey Hellrung. Distributed Copyright 2012 David Doria Authors David Doria Copyright 2010 Lars Kielhorn Copyright 2012 David Doria Copyright 2009 Erik Bryan Copyright 2000 Steve Cleary & John Maddock copyright 2008 Paul A. Bristow John Maddock Copyright 2008-2019 Vicente J. Botet Escriba Copyright 2011-2012 Renato Tegon Forti Copyright 2003-2018 Joaqu Copyright 2003, 2005-2009 David Abrahams Daniel Wallin Copyright 2014-2015 Samuel Debionne Grenoble France Copyright 2000-2001 Stephen Cleary rem rem Distributed Copyright 2007 Andreas Kloeckner Copyright 2003 Jeremy Siek Authors Lie-Quan Lee Jeremy Siek and Douglas Gregor Copyright 2014, 2016 Zach Laine Copyright 2004 Aaron W. LaFramboise Roland Schwarz Michael Glassford Copyright 2014 Paul Fultz II always Copyright 2017 Michel Morin. Distributed Copyright 2016-2017 Alexander Zaitsev Copyright 2001, 2004 Jeremy Siek <jsiek@cs.indiana.edu> Distributed Copyright 1994 Hewlett-Packard Co Copyright 2009-2014 Neil Groves. Distributed Copyright 2001-2013 Thomas Heller Copyright 2012 Paul Fultz II match Copyright 2008-2013, 2015-2016 Vicente J. Botet Escriba Distributed Copyright 2011 Paul A. Bristow comments Distributed Copyright 2005-2018 Daniel James Distributed Copyright 1999-2001 Beman Dawes David Abrahams Copyright 1999-2004 Jaakko Jarvi Copyright 2014 Benoit Copyright 2009 Eric Bose-Wolf Copyright 2000-2001 Lie-Quan Lee and Jeremy Siek Copyright 2009-2010 Mathias Gaunard Copyright 2010 Barend Gehrels. Distributed Copyright (c) 2016 Paul Fultz II config.hpp Distributed under the Boost Software License Version Copyright 2013 Andreas Hehn <hehn@phys.ethz.ch> ETH Zurich Copyright 2012-2019 Glen Joseph Fernandes (glenjofe@gmail.com) Copyright 2015-2019 Antony Polukhin Distributed Copyright (c) 2017 Paul Fultz II filter.cpp Distributed under the Boost Software License Version Copyright 2016 Tony Lewis Copyright 2009-2018 Abel Sinkovics (abel@sinkovics.hu) Copyright 2013 Agust Copyright 2015 Bruno Dutra Copyright 2007 David Deakins Copyright 2006-2008 Johan Rade Copyright 2012 Bejamin Sobotta John Maddock and Paul A. Bristow. Distributed Copyright 2008 Author Matyas W Egyhazy Copyright 2014 Christopher Kormanyos John Maddock Paul A. Bristow (C) COPYRIGHT 2017 ARM Limited Based on gzip Copyright 2002 Raghavendra Satish Copyright 2012-2014 Denis Demidov Copyright 2002-2003 Juan Carlos Arevalo-Baeza Copyright 2015, 2017 Orson Peters Copyright 2010 Dean Michael Berris. <mikhailberis@gmail.com> Instead of using std tmpnam we

Copyright 2008, 2010 Gunter Winkler <guwi17@gmx.de> Copyright 2006 Eric Niebler Olivier Gygi. Distributed Copyright 2001 Dave Abrahams and Daryle Walker Copyright 2013 Nakhar Agrawal Copyright 2009 Trustees of Indiana University Authors Jeremiah Willcock Andrew Lumsdaine Copyright 2010 Thomas Heller For the example Copyright (c) 2012 Paul Fultz II join. Copyright (c) 2017 Valere JEANTET Copyright 2008 Gennaro Prota Distributed Copyright 2002 Jeff Garland and Beman Dawes Copyright 2017 Paul Fultz II implicit.cpp Distributed Copyright 2010-2018 Justinas Vygintas Daugmaudis Copyright 2009-2012 David Abrahams Vicente Botet Ion Gaztanaga Copyright 2009 Dmitry Bufistov Andrew Sutton Copyright 2001-2002 Daniel C. Nuffer Copyright 2000 John Maddock and Steve Cleary Copyright 2002-2012 Paul Mensonides Copyright 1997-2001 University of Notre Dame. Author Jeremy G. Siek copyright 2006 2007 2008 2009 2010 2011 2012 Julio M. Merino Vidal Ilya Sokolov Felipe Tanus Jeff Flinn Boris Schaeling Copyright (c) 2017 Paul Fultz II mutable.cpp Distributed under the Boost Software License Version Copyright 2016-2019 Oracle and or its affiliates. Contributed and or modified by Vissarion Fisikopoulos on behalf of Oracle Contributed and or modified by Adam Wulkiewicz on behalf of Oracle Copyright 2001-2009, 2014 Steven J. Ross Copyright 2005-2007 Matthew Calabrese Copyright (c) 2017 Paul Fultz II conf.py Distributed under the Boost Software License Version Copyright 2015, 2017 Paul Fultz II repeat Copyright 2012 ohn Maddock Copyright 2005-2017 Daniel James Copyright 2007, 2011, 2018 Emil Dotchevski Copyright 2010 Fabien Castan Christian Henning Copyright 2014 Paul Fultz II returns Copyright 2002, 2004 Pavel Vozenilek Copyright 2002 Aleksey Gurtovoy (agurtovoy@meta-comm.com) Copyright 2005 Redshift Software Inc Copyright 2004 Bertolt Mildner Copyright 2006-2007 notice to include the year Copyright 2000 Keld Helsgaun Copyright 2003 Giovanni Bajo Copyright 2005 Stefan Arentz Copyright 2006 Alisdair Meredith Copyright 2013 Nikhar Agrawal Copyright 2001 Andrei Alexandrescu. Distributed Copyright 2006 John Maddock Paul A. Bristow and Xiaogang Zhang. Distributed Copyright (c) 2017 Paul Fultz II lambda.cpp Distributed under the Boost Software License Version Copyright 2013 Davide Anastasia <davideanastasia@users.sourceforge.net> (C) Copyright Balint Cserni 2017 Copyright (c) 2014 Agustin Berge Distributed under the Boost Software License Version Copyright (c) 2019 Christian Mazakas Copyright 2009 Trustees of Indiana University Author Jeremiah Willcock Copyright 2013-2014 Paul Bristow Distributed Copyright 2014 Paul Fultz II lambda Copyright (c) 2014 Paul Fultz II unwrap. Copyright (c) 2016 Paul Fultz II noexcept.hpp Distributed under the Boost Software License Version Copyright 2018-2019 Cem Bassoy cem.bassoy@gmail.com Copyright 1999-2001 Jaakko Jarvi (jaakko.jarvi@cs.utu.fi) Gary Powell (gwpowell@hotmail.com) Copyright 2003 Synge Todo Copyright 2010 Gordon Woodhull modified from MSMv2 Copyright 2014 Ian Forbed Copyright 2014 Christpher Kormanyos Copyright (c) 2011 2012 Martin Lambers <marlam@marlam.de> Copyright 2009, 2013 Sebastian Redl Distributed Copyright 2014 Boris Rasin Antony Polukhin Copyright 2002-2009 Vladimir Prus Robert Ramey and Takatoshi Kondo Copyright 2009-2012 Artyom Beilis Distributed Copyright 2009-2011 Gunter Winkler David Bellot

Copyright 2018 Fady Essam Copyright 1998-1999 Greg Colvin and Beman Dawes Copyright 2010, 2013, 2017-2019 John Maddock Distributed Copyright 2002-2014, 2016 Christopher Kormanyos Copyright 2001-2008, 2010 Douglas Gregor Copyright 2014 Paul Fultz II tap Copyright 2002-2014, 2017-2018 Robert Ramey -Copyright (C) 1998 by Jacques Nomssi Nzali. For conditions of distribution and use see Copyright 2015-2017 Jason Rice Copyright 2019 Przemyslaw Bartosik Copyright 2013, 2015 Muhammad Junaid Muzammil <mjunaidmuzammil@gmail.com> Copyright 2018 Robin Linden Copyright 2016-2019 Joaqun M Lpez Muoz Copyright 2001 Jens Mauer Copyright 2008-2011 Joachim Faulhaber Distributed Copyright 2014 Alexander Lauser. Authors Alexander Lauser Copyright 2019 Henry Schreiner Hans Dembinski Copyright 2015 Michael Caisse ciere.com Copyright 2016 Jason Rhinelander copyright 2001-2009 Beman Dawes Daryle Walker Gennaro Prota John Maddock Copyright 2009 Dean Michael Berris <me@deanberris.com> Copyright 2018 T. Zachary Laine (whatwasthataddress@gmail.com) Copyright 2000-2013 Joerg Walter Mathias Koch Athanasios Iliopoulos Copyright 2005 Pablo Aguilar Copyright 1999-2006 Cortex Software GmbH Kantstrasse Copyright 2010-2012 D. E. Shaw Research Copyright 2018 T. Zachary Laine Distributed Copyright (C) 2008-2018 Lorenzo Caminiti -- Distributed under the Boost Software License Version Copyright 2015 Paul Fultz II construct Copyright 2010 Larry Evans Copyright 2017 Kristian Popov <kristian.popov@outlook.com> Copyright (c) 2015 Orson Peters <orson peters@gmail.com> Copyright 2013 Krzysztof Czainski Copyright 2009 Trustees of Indiana University. Authors Michael Hansen Copyright 2009-2011 Christopher Schmidt Copyright 2002-2005 Thomas Witt Copyright 2003-2019 Joaquin M Lopez Munoz. Distributed Copyright 2002-2010 Marcin Kalicinski Copyright 2003-2004, 2007-2010, 2012, 2014 Howard Hinnant Copyright 2007, 2010, 2012, 2014 Paul A. Bristow. Distributed Copyright 2009 Trustees of Indiana University. Authors Michael Hansen Andrew Lumsdaine Copyright 2011-2017 Adam Wulkiewicz Copyright 2009, 2012 Boris Schaeling Copyright (c) 2017 Paul Fultz II alias.cpp Distributed under the Boost Software License Version Copyright 2001 Eric Ford & Hubert Holin Copyright 2006 David Abrahams Jeremy Siek Vladimir Prus Copyright 2019 Paul A. Bristow additions for more control of serif-italic font etc Copyright 2018-2019 Raffi Enficiaud Distributed Copyright 2005-2008 Redshift Software Inc. Distributed Copyright 2004, 2006 Michael Stevens Copyright 2001-2008 Dan Marsden Copyright 2003-2019 Joaquin M Lopez Munoz Copyright 2019 Olzhas Zhumabek &lt anonymous.from.applecity@gmail.com&gt Copyright (c) 2012 Paul Fultz II seq. copyright 2000 2005 Steve Cleary and John Maddock Copyright 2010 Kenneth Riddile Copyright 2000 Cadenza New Zealand Ltd Distributed Copyright (c) 2017 Denis Demidov <dennis.demidov@gmail.com> Copyright 2000, 2003 David Abrahams and Jeremy Siek Copyright 2004-2007, 2010 Peder Holt Copyright 1995-2017 Mark Adler Copyright 2011 Paul A. Bristow Inc Boost.Math Copyright Johan Rade and Paul A. Bristow 2011 Copyright 2009-2011 Frederic Bron. Distributed Copyright 2006 Eric Niebler Olivier Gygi

Copyright 2013 Cromwell D. Enage Distributed Copyright 2012 Paul Fultz II pipable Copyright Klemens David Morgenstern Hans P. Dembinski 2016-2017 Copyright 2014 Paul Fultz II infix Copyright 2011-2012 Ankit Daftery Copyright (c) 2017 Paul Fultz II indirect.cpp Distributed under the Boost Software License Version Copyright 2014-2015, 2017-2019 Peter Dimov. Distributed Copyright 2001 Samuel Krempp krempp@crans.ens-cachan.fr Distributed Copyright 2001 University of Notre Dame. Authors Jeremy G. Siek and Lie-Quan Lee Copyright 2014 Paul Fultz II compose Copyright 2013 University of Warsaw. Authors Piotr Wygocki Copyright 2003 Jonathan de Halleux Copyright (c) 2016 Paul Fultz II recursive Copyright 2004 Trustees of Indiana University -- -- Distributed Copyright Andreas Schwab 2019 Copyright 2007-2010, 2012-2013 Christian Henning Copyright 2013 Tim Blechmann Linux-specific code by Phil Endecott Copyright 2008-2009, 2016 Tim Blechmann based on code by Cory Nelson copyright 2009-2019 Barend Gehrels Bruno Lalande Mateusz Loskot Adam Wulkiewicz Oracle and or its affiliates Copyright 2007-2008 Andreas Pokorny Christian Henning Copyright 2012-2013 Andreas Pokorny Copyright 2002-2006 Kiyoshi Matsui <kmatsui@t3.rim.or.jp> Copyright 2016 K. Noel Belcourt Copyright 2006 Olivier Gygi Daniel Egloff. Distributed Copyright 2000-2007 CrystalClear Software Inc Copyright 2015 Paul Fultz II if Copyright 2008-2010 Gordon Woodhull Copyright 1989, 2013-2014 Mageswaran.D <mageswaran1989@gmail.com> copyright 2015 Abel Sinkovics Copyright 2006 Boris Gubenko. HP-UX has Copyright 2011-2012 Brandon Kohn Copyright 2012 Boris Schaeling Distributed Copyright 2012-2019 Mateusz Loskot <mateusz@loskot.net> Copyright 2013, 2015-2019 Antony Polukhin. Distributed Copyright 2000 Dave Abrahams Steve Cleary Beman Dawes Aleksey Gurtovoy Howard Hinnant & John Maddock Copyright 2016-2019 2019Damian Jarek Copyright 2010 Dean Michael Berris Copyright 2016 John Maddock Paul A. Bristow Thomas Luu Nicholas Thompson. Distributed under the Boost Software License Version Copyright 2001, 2009 Ronald Garcia Copyright (c) 2015 Paul Fultz II alias. Copyright 2011 Paul Heil Copyright 2018 Tobias Loew Copyright 2009 ArtVPS Ltd Copyright 2003-2004 David Abrahams Jeremy Siek and Thomas Witt Copyright 2009 Pablo Halpern Copyright 2003 Chris Anderson <christop@charm.net> Please Copyright 2005 Terje Sletteb and Kevlin Henney Copyright 2017 ARM Ltd Copyright 2010, 2015-2017 Francisco Jos Tapia (fjtapia@gmail.com Copyright 1999-2004, 2006 Jeremy Siek Copyright 2015 Mario Mulansky <mario.mulansky@gmx.net> Copyright 2002-2008 Robert Ramey and Joaquin M Lopez Munoz Copyright 2001-2010, 2012-2013 The Trustees of Indiana University Copyright 2004 Kristopher Beevers Copyright 2006 2013 John Maddock Paul A. Bristow Xiaogang Zhang and Christopher Kormanyos. Copyright 2004 Vyacheslav E. Andrejev Copyright 2016 Mikhail Maximov. Distributed under the Boost Software License Version Copyright 2011 Joerg Becker Copyright 2017 Bjorn Reese Copyright 2000-2019 Peter Dimov Copyright 2007 Matthias Troyer <troyer@boost-consulting.com> Copyright 2004-2019 Ion Gaztanaga Copyright 2014, 2016 Paul Fultz II function Copyright 2018 agate-pris Copyright 2006 Ralf W. Grosse-Kunstleve & David Abrahams

Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Copyright 2014-2017 Steven Ross Francisco Tapia Orson Peters Copyright 2012-2017 Glen Fernandes Copyright 2000 Maarten Keijzer Copyright (c) 2017 Paul Fultz II fix.cpp Distributed under the Boost Software License Version Copyright (C) 1995-2017 Jean-loup Gailly detect Copyright 1995 Maarten Hilferink Amsterdam the Netherlands Copyright 2001-2009 Beman Dawes Daryle Walker Gennaro Prota and John Maddock Copyright 2000 Mark Rodgers Copyright 1999 Netscape Communications Copyright 2003 Toon Knapen David Abrahams Roland Richter and Jeremy Siek Copyright 2006-2009 Emil Dotchevski and Reverge Studios Inc. --Copyright 2012-2018 Louis Dionne Copyright 2017-2018 Tom Hughes Copyright 2010 Carl Philipp Reh Copyright 2014 Christoph Weiss Copyright 2003-2009 Matthias Christian Schabel Copyright (c) 2016 Paul Fultz II boost hof.hpp Distributed under the Boost Software License Version Copyright 2008 Bruno Lalande Copyright 2017 Paul Fultz II always.cpp Distributed Copyright (c) 2014 Paul Fultz II move. Copyright (c) 2017 Paul Fultz II reveal.cpp Distributed under the Boost Software License Version Copyright 2012, 2015 Agustin K-ballo Berge Copyright 2004 Michael Glassford Copyright 2016 arett Adair Copyright 2001 Bruce Florman Copyright 2009 Phil Endecott Copyright 1999-2010 Aleksey Gurtovoy Copyright 2000, 2002 Gary Powell (gwpowell@hotmail.com) Copyright 2011 Boris Schaeling (boris@highscore.de) Copyright 2008, 2010 Gunter Winkler <guwi17@gmx.de> Distributed Copyright (C) 2004-2008 Rene Nyffenegger Copyright (c) 2017 Paul Fultz II function.cpp Distributed under the Boost Software License Version Copyright 2006-2012 Alexander Nasonov Lorenzo Caminiti Copyright 2017-2019 Nick Thompson Copyright 2006 Matthias Troverk Copyright 2016 Jeffrey E. Trull Copyright 2006-2012 Matias Capeletto Copyright 2004, 2009-2010 Chris Hoeppler Copyright (c) 2017 Paul Fultz II arg.cpp Distributed under the Boost Software License Version Copyright 2003 Vaclav Vesely Copyright 2001-2002 Daryle Walker and Stephen Cleary Copyright 2006 Daryle Walker Hubert Holin and John Maddock copyright 2014-2018 Andrzej Krzemie& Copyright 2010-2011 Barend Gehrels Copyright 2015 Boost development team Copyright 1997-2000 University of Notre Dame. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Doug Gregor D. Kevin McGrath Copyright 2003 Gunter Winkler Joerg Walter Copyright 2016-2017 Alexander Zaitsev <zamazan4ik@gmail.com> Copyright 2009-2010 Vicente J. Botet Escrib&aacute . Distributed Copyright 2015 Jeremy W. Murphy Copyright 2006-2018 John Maddock and Paul A. Bristow. Distributed Copyright 2009-2015 Artyom Beilis Copyright 2019 Pranam Lashkari <plashkari628@gmail.com> Copyright 2000 David Abrahams. Distributed Copyright 2004-2009 Gunter Winkler Copyright 2003 David Abrahams Jeremy Siek Copyright 2004 Douglas Gregor and Jeremy Siek Copyright 2001-2007 Hartmut Kaiser --Copyright 2017 James E. King III -Copyright 2013 2017-2018 Cray Inc. Use modification and distribution are subject to the Boost Software License Version Copyright 2000-2005 Kevlin Henney Copyright 2002 Brad King (brad.king@kitware.com) Douglas Gregor (gregod@cs.rpi.edu) Copyright 2010 Sergey GooRoo Olendarenko Copyright 2013 Alberto Santini Author Alberto Santini <alberto@santini.in>

Copyright 2012-2016 Klemens Morgenstern Copyright 2009, 2013 Carl Barron Copyright 2014 Ion Gaztanaga. Distributed under the Boost Software License Version Copyright 2012 yyyy yyyy <typhoonking77@hotmail.com> Copyright 2011-2013 Andrew Hundt <ATHundt@gmail.com> Copyright 2007 CodeRage Author Jonathan Turkanis Copyright 2002 Guillaume Melquiond Sylvain Pion Herv&eacute Br&ouml nnimann Polytechnic University Copyright 2015 Paul Fultz II flow Copyright 2009 Edward Grace Copyright 2011 John Resig Dual Copyright 2001 Vladimir Prus <ghost@cs.msu.su> Copyright 2007-2008 Steven Watanabe Joseph Gauterin Niels Dekker Copyright 2000-2009 Michael Stevens Mathias Koch Joerg Walter Gunter Winkler Copyright (c) 2015 Paul Fultz II can Copyright 2003, 2006-2007 Daniel Walker Copyright 2004-2010 Alexander Nasonov Copyright 2005-2012 Anthony Williams Copyright 2017 Felix Salfelder Copyright 2018-2019 Matthew Pulver Copyright 2005-2009 Trustees of Indiana University Distributed Copyright 2013 Antony Polukhin Move semantics implementation Copyright 2016-2017 Paul Fultz II print.cpp Distributed Copyright 2014 Paul A. Bristow Distributed under the Boost Software License Version Copyright (c) 2007 by Frank Mori Hess <fmhess@users.sourceforge.net> Copyright 2005 Felix Hfling Guillaume Melquiond Copyright 2006 Michael van der Westhuizen Copyright 2005 Igor Chesnokov mailto ichesnokov@gmail.com Copyright 2004 Joe Coder. Distributed Copyright 2011 Kwan Ting Chan Copyright 2016 Szabolcs Toth (thszabi@gmail.com) Copyright 2001 Jaakko J u00E4rvi Copyright 2005-2006, 2009 Alexander Nasonov. Distributed Copyright 2013 Paul A. Bristow Doxygen comments changed for new Copyright 2003 Bruce Barr Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2009-2012, 2014 Marco Guazzone Copyright 1997-2001 University of Notre Dame. Authors Jeremy G. Siek Lie-Quan Lee Andrew Lumsdaine Copyright 2005-2007, 2011, 2015-2018 Stefan Seefeld Copyright 1998 Addison-Wesley Longman Inc Copyright 2009-2011 Helge Bahmann Copyright 2017 Paul Fultz II tuple Copyright 2004 Douglas Gregor and Jeremy Siek Distributed Copyright 2008 Ilya Sokolov Boris Schaeling Copyright 2004-2007 & copy Copyright (c) Maciej Piechotka 2013 Copyright 2008, 2013-2018 Rene Rivera Distributed Copyright (c) 2019 Tinko Bartels Copyright 2018 Andrey Semashev Distributed Copyright 2002 Martin Ecker Copyright 2009-2019 Mateusz Loskot London UK Copyright 2017 Vinnie NotDefaultConstructible Copyright (c) 2017 Paul Fultz II pipable.cpp Distributed under the Boost Software License Version Copyright 2012 Oswin Krause Copyright 2014-2018 Andrzej Krzemienski Copyright (c) 2017 Paul Fultz II result.cpp Distributed under the Boost Software License Version Copyright 2017 Paul Fultz II unpack.cpp Distributed Copyright 2005 Sergey Shandar Copyright 2010, 2012 Christopher Schmidt Nathan Ridge Copyright 2016 Giel van Schijndel Copyright 2003-2007 Jonathan Turkanis Distributed Copyright 2013 Paul A. Bristow additions for more colors and alignments Copyright 2009-2012 Lorenzo Copyright 2003 Rational Discovery LLC Copyright (C) 2017 Minmin Gong Copyright 2009-2011 Steven Watanabe Distributed Copyright 2010 Thomas Claveirole Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Thomas Claveirole Copyright (c) 2019 Tom Tan Copyright 2015 Boost. Test team. Distributed Copyright 2002 Marc Wintermantel (wintermantel@imes.mavt.ethz.ch) ETH Zurich Center of Structure Technologies Copyright 2004-2006 Arkadiy Vertleyb Copyright 2004 Henrik Ravn Copyright 2014, 2018 Kohei Takahashi Distributed Copyright 2005-2007 Michael Drexl Copyright 2008 Bruno Lalande. Distributed under the Boost Software License Version Copyright 2017 Bjrn Reese Copyright 2010 Cowboy Ben Alman Dual Copyright 2006 &nbsp Eric Niebler Copyright 2016-2018 Paul Fultz II Copyright 2003-2019 Joaqu&iacute Copyright 2001 Ronald Garcia Indiana University (garcia@osl.iu.edu) Andrew Lumsdaine Indiana University (lums@osl.iu.edu). Distributed Copyright 2019, 2211 Miral Shah <miralshah2211@gmail.com> Copyright 2018 Steffen Hirschmann Copyright (c) 2017 Paul Fultz II rotate.cpp Distributed under the Boost Software License Version Copyright 2015, 2018 Kohei Takahshi Copyright 2014 Paul Fultz II indirect Copyright 2006 Marcin Kalicinski Distributed Copyright 2018 Jiaxun Yang Copyright 2015 Paul Fultz II eval Copyright 2013-2014 Nikhar Agrawal Christopher Kormanyos John Maddock Paul A. Bristow. Distributed Copyright 2001, 2006 &nbsp John Maddock Copyright 2001-2003 Mac Murrett Copyright 2015, 2017 Paul Fultz II apply Copyright 2017, 2019 Nick Thompson Distributed Copyright 2018-2019 Cem Bassoy Copyright 2012 David Stone Copyright 1995 Gerald Evenden Copyright 1999-2006 Cortex Software GmbH Copyright 2001-2002 Jeremy Siek and John R. Bandela Copyright 2009 Jesse Williamson Copyright 2013 2013 John Maddock Anton Bikineev. Copyright 2011 Garmin Ltd. or its subsidiaries Copyright 2015 Jakub Pola <iakub.pola@gmail.com> Copyright 2012 Duncan Exon Smith Copyright 2012-2018 Kohei Takahashi Copyright 2001 Francois Faure Copyright 2014 iamvfx@gmail.com Copyright (c) 2017 Paul Fultz II compose.cpp Distributed under the Boost Software License Version Copyright 2011 Robert Nelson Copyright (c) 2014 fqiang Copyright textcopyright Matthew Pulver 2018--2019 Copyright 2014 Paul Fultz II placeholders Copyright 2010, 2014 Neil Groves Distributed Copyright 2004, 2013, 2017-2019 Cromwell D. Enage Copyright 2006-2019 John Maddock. Distributed Copyright 2002-2006 Pavol Droba Copyright 2017-2018 Nicholas Thompson Copyright 2002-2003 Beman Dawes William E. Kempf Copyright 2007-2008 Anthony Williams ifndef THREAD Copyright 2005-2007 Douglas Gregor <doug.gregor@gmail.com> Copyright 1996 Ronald Van Iwaarden Copyright 2012 Benjamin Sobotta Copyright 2018 Evgeny Shulgin Copyright 2009 & nbsp Sebastian Redl Copyright 2006-2007, 2009-2010 Andy Tompkins. Distributed Copyright 2003 Jonathan de Halleux (dehalleux@pelikhan.com) Copyright 2006-2007 Julio M. Merino Vidal Copyright 2007-2010 Andrew Sutton Copyright (c) 2017 Paul Fultz II flow.cpp Distributed under the Boost Software License Version Copyright 2000 Beman Dawes & John Maddock. Copyright 2005 Jong Soo Park Copyright 2004 Rani Sharoni Robert Ramey Pavel Vozenilek and Christoph Ludwig

Copyright 2013-2015 Nat Goodspeed Copyright 2008-2018 Marshall Clow Copyright 2018 Authors Rasmus Ahlberg Copyright 2014 Kyle Lutz <kyle.r.lutz@gmail.com> Distributed Copyright 2011 Laurent Gomila Copyright 2003 CrystalClear Software Copyright 2017 Dynatrace Copyright 2008, 2014 Thijs van den Berg Copyright 2015, 2017 Paul Fultz II rotate Copyright 2016-2018 T. Zachary Laine Copyright 2009-2016 Vladimir Batov Copyright 2001-2002 Chris Uzdavinis Copyright (c) 2015 Paul Fultz II callable Copyright 2000 Jeremy Siek and Andrew Lumsdaine Copyright 2013-2019 Vinnie Falco Copyright 2004 Jonathan Brandmeyer Copyright 2002 Rani Sharoni (rani sharoni@hotmail.com) and Robert Ramey Copyright 2001-2004, 2006 Ralf W. Grosse-Kunstleve Copyright 2017 Sergey Krivonos Copyright 2004 Angus Leeming Copyright 2006 Xiaogang Zhang Copyright 2002-2003 Beman Dawes Boost.Filesystem Distributed Copyright 2001 Francois Faure iMAGIS-GRAVIR UJF Copyright 2005 Christopher Diggins Copyright 2008 N. Musatti Copyright 2001-2009 Daniel Nuffer Copyright 2002 Robert Ramey-Copyright 2006-2019 Paul A. Bristow Copyright 2007 Douglas Gregor and Matthias Troyer Copyright 2006 Trustees of Indiana University Authors Jeremy G. Siek and Douglas Gregor <a href="https://www.gregor.com">dgregor@cs.indiana.edu</a>> Copyright 2001 Gennadiy Rozental & Ullrich Koethe Copyright (c) 2017-2017 Albert Sverdlov Copyright 2007 Noel Belcourt Copyright 2001 Dietmar Kuehl Copyright 2005-2006 Shunsuke Sogame Copyright 2009, 2014 Microsoft Corp Copyright 2003 Pavel Vozenilek and Robert Ramey -Copyright 2002 Craig Henderson Copyright 2002 Indiana University. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2001-2012, 2014 Thomas Bernard Copyright 2000, 2002 Frank Warmerdam Copyright 20142014 Matei David Copyright 2014 Marco Guazzone (marco.guazzone@gmail.com) Distributed Copyright (c) 2016 Paul Fultz II intrinsics.hpp Distributed under the Boost Software License Version Copyright 2003-2007 Jonathan Turkanis Copyright 2009-2010 Tim Blechmann Distributed Copyright 2009 Troy D. Straszheim Copyright 2005 Eric Niebler Daniel Egloff. Distributed Copyright 2003-2004 Jeremy B. Maitin-Shepard Copyright 2011 Francois Mauger Copyright 2017 Michel Morin Copyright (c) 2017 Paul Fultz II decorate.cpp Distributed under the Boost Software License Version Copyright 2019 Austin Beer Copyright 2014-2017 Paul Fultz II static Copyright (C) 2001 Douglas Gregor (gregod@cs.rpi.edu) Copyright 2012 Lucanus Simonson Copyright 2003 Rational Discovery LLC. Distributed Copyright 2002-2006 Gennaro Prota Copyright 2007-2008 Joseph Gauterin Copyright 2013 Niall Douglas additions for colors and alignment Copyright 2014 Paul Fultz II reveal Copyright 2015 Oracle and or its affiliates. Contributed and or modified by Menelaos Karavelas on behalf of Oracle copyright 2002 2003 2004 2005 2010 2014 2015 Joel de Guzman Dan Marsden Thomas Heller John Fletcher Copyright (c) 2017 Paul Fultz II CMakeLists.txt Distributed under the Boost Software License Version Copyright 2004 Robert Ramey and Martin Ecker

Copyright 2013 Ankur Sinha Copyright 2001 Thomas Flemming tf@ttqv.com Copyright 2009 Trustees of Indiana University. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Michael Hansen Copyright 2001-2002 Jeremy G. Siek Andrew Lumsdaine Lie-Quan Lee Copyright 2011 Paul A. Bristow To incorporate into Boost.Math Copyright 2012 Paul Fultz II implicit Copyright 2000-2008 Fernando Luis Cacciola Carballal Copyright 2008 Peter Kankowski Copyright 2005-2018 Daniel James. Distributed Copyright (c) 2017 Paul Fultz II flip.cpp Distributed under the Boost Software License Version Copyright 2005-2008 Adobe Systems Inc Copyright (c) 2017 Paul Fultz II tap.cpp Distributed under the Boost Software License Version Copyright 2012-2013 Andreas Angelopoulos Copyright 2002 Marc Wintermantel (wintermantel@even-ag.ch) ETH Zurich Center of Structure Technologies Copyright 2001 Lie-Quan Lee Copyright 2006 Trustees of Indiana University Authors Douglas Gregor and Jeremy Siek Copyright 2002-2005 Andreas Huber Doenni Copyright 2003-2014 Neil Groves Copyright 2014 Paul Fultz II protect Copyright 2003 Thomas Becker Copyright (c) 2017 Paul Fultz II placeholders.cpp Distributed under the Boost Software License Version Copyright 2005 Daniel K. O Copyright 2014-2015 John Fletcher Distributed Copyright 2015 Oliver Kowalke Nat Goodspeed Copyright 2001 Mat Marcus Jesse Jones and Adobe Systems Inc Copyright 2000, 2010 Dave Abrahams Steve Cleary Beman Dawes Howard Hinnant and John Maddock Copyright 2006-2015, 2018 Steven Watanabe Copyright 2000 Cadenza New Zealand Ltd Copyright 2008-2019 Lorenzo Caminiti Copyright 2018 Oracle and or its affiliates Contributed and or modified by Adam Wulkiewicz on behalf of Oracle Copyright 2013-2014 Rastko Anicic <anicic.rastko@gmail.com> Copyright 2005-2009 JongSoo Park Copyright 2011 Dean Michael Berries Copyright 1999 Greg Colvin Copyright (c) 2017 Paul Fultz II lift.cpp Distributed under the Boost Software License Version Copyright 2013-2016 Modified Work Barrett Adair Copyright 2013 Eurodecision Copyright (c) 2008 samaxes.com Copyright 2001-2015 Gennadiy Rozental Copyright 2005 Keith MacDonald Copyright 2001-2003 William E. Kempf Copyright 2011 Kwan Ting Chan Based from bug report submitted by Xiaohan Wang Copyright 2013 Pascal Germroth Distributed Copyright (C) 2003 by Cosmin Truta. For conditions of distribution and use see Copyright (c) 2017 Paul Fultz II proj.cpp Distributed under the Boost Software License Version Copyright 2001-2002 Chuck Allison and Jeremy Siek Copyright 2019, 2211 Miral Shah &lt miralshah2211@gmail.com&gt Copyright 2006-2007 Daryle Walker Hubert Holin John Maddock Copyright 2011-2012 Jeff Flinn Boris Schaeling Copyright 2002 Vahan Margaryan Copyright 2001-2002 Bill Kempf Copyright & copy 2013 Jakob Lykke Andersen University of Southern Denmark Copyright 2017 Abel Sinkovics. Distributed Copyright 1998-2000 Dr John Maddock Copyright 1998-2018 Joel de Guzman Hartmut Kaiser Copyright 2014 Christopher Kormanyos John Maddock and Paul A. Bristow. Distributed Copyright 2013-2014 Anton Bikineev Copyright 2014, 2804 Fabian Khler <fabian2804@googlemail.com> Copyright 2017 NVIDIA CORPORATION. Use modification and distribution are subject to the Boost Software License Version Copyright 2013 Christopher Kormanyos. Distributed Copyright 2006-2007 Roland Schwarz Copyright 2010 Nuovation System Designs LLC Copyright 2002-2013 Thorsten Ottosen Copyright 2002-2015 David Abrahams Stefan Seefeld Copyright 2005-2006, 2015 Ion Gaztaaga

Copyright (c) 2017 Paul Fultz II identity.cpp Distributed under the Boost Software License Version Copyright 2006-2007 Boris Gubenko Copyright (c) 2017 Paul Fultz II limit.cpp Distributed under the Boost Software License Version Copyright 2007 Frank Birbacher Copyright 2002-2010 Fernando Cacciola Copyright 1995-2017 Jean-loup Gailly Mark Adler Copyright 2015 Seth Heeren Copyright 1997-2001 University of Notre Dame. Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Copyright 2007-2012 Christian Henning Andreas Pokorny Copyright 2002 H Lohninger TU Wein H.Lohninger Teach Me Data Analysis Springer-Verlag Berlin-New York-Tokyo Copyright (c) 2016 Paul Fultz II using hpp Distributed under the Boost Software License Version Copyright 2011 Ryan Molden Copyright 2017 Sergey Krivonos and Edward Diener Copyright 2012, 2015 Joel Falcou Copyright (c) 2009-2017 Barend Gehrels Geodan Amsterdam the Netherlands. Copyright 2010 Gaetano Mendola Copyright 2012-2013 Karsten Ahnert Distributed Copyright 2002-2009 Vladimir Prus and Robert Ramey Copyright 2013 Andreas Hehn <hehn@phys.ethz.ch> ETH Zurich based on hellp-world Copyright 1999-2006, 2009 David Abrahams Copyright 2003-2008 Thorsten Ottosen Neil Groves Copyright 2000-2007 Joerg Walter Mathias Koch Gunter Winkler Michael Stevens Copyright 2013 Sergue E. Leontiev Copyright 2004 Kris Beevers Copyright (c) 2017 Paul Fultz II issue8.cpp Distributed under the Boost Software License Version Copyright 2003 David Abrahams and Gottfried Ganssauge Copyright 2000-2004 Joerg Walter Mathias Koch Copyright 2004-2006 David Abrahams & Ralf W. Grosse-Kunsteve Copyright 2015 Paul Fultz II lift Copyright 2008 Matyas Egyhazy Copyright 2006 Tiago de Paula Peixoto <tiago@forked.de> Copyright 2002-2005 Guillaume Melquiond Copyright 1995-2001 Beman Dawes and Ullrich Koethe Copyright (c) 2017 Paul Fultz II combine.cpp Distributed under the Boost Software License Version Copyright (c) 2017 Paul Fultz II lazy.cpp Distributed under the Boost Software License Version Copyright 2010, 2015-2019 &nbsp Copyright 2011 Aaron Graham Copyright 2000-2011 Joerg Walter Mathias Koch David Bellot Copyright 2005 Jordan DeLong Copyright 1995-2017 Jean-loup Gailly and Mark Adler Copyright 2009-2019 Adam Wulkiewicz Lodz Poland Copyright 2010-2012 Jim Bosch Copyright 2012 Flavio De Lorenzi Copyright 2016 Klemens Morgenstern Antony Polukhin Copyright 2008 Jurko Gospodnetic Copyright (C) 2002-2004 Dmitriy Anisimkov ----- This library is free software you can redistribute it and or modify --Copyright 2014 Boris Rasin Copyright 2009-2013, 2015 Sebastian Redl Copyright 2010 Nicolas Lelong Copyright 2008-2009 Francois Barel Copyright 2001 University of Notre Dame. Author Andrew Janiszewski Jeremy G. Siek Copyright 1997-2001 University of Notre Dame. Authors Lie-Quan Lee Jeremy Siek Copyright 2013 Jakob Lykke Andersen University of Southern Denmark (jlandersen@imada.sdu.dk) Copyright 2000-2009 Joerg Walter Mathias Koch Gunter Winkler Copyright 2001 Ralf W. Grosse-Kunstleve. Distributed Copyright 2012, 2017 Paul Fultz II first Copyright 2007-2010 jmc Copyright 2013-2014 &nbsp Rene Rivera Copyright 2002-2010 Vladimir Prus copyright 2000 2011 Adobe Systems Inc David Abrahams Frederic Bron Steve Cleary Beman Dawes Aleksey Gurtovoy Howard Hinnant Jesse Jones Mat Marcus Itay Maman John Maddock Alexander Nasonov Thorsten Ottosen Copyright 2011 Simon West Copyright 2018 Adeel Ahmad Islamabad Pakistan Copyright 2017 Paul Fultz II Jamfile Copyright 2019 Mateusz Loskot &lt mateusz at loskot dot net&gt

Copyright 2011 Andrew Ross Copyright 2004 Jeremy Siek <jsiek@cs.indiana.edu> Copyright notice Author Frank Warmerdam warmerdam@pobox.com Copyright 2008 Beman Dawes Distributed Copyright 2000-2006 David Abrahams and Thomas Becker Copyright 2007 University of Karlsruhe Authors Andrew Lumsdaine Lie-Quan Lee Jeremy G. Siek Douglas Gregor Jens Mueller

bzip2 version 1.0.5

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- 2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
- 3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
- 4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@bzip.org bzip2/libbzip2 version 1.0.5 of 10 December 2007

\_\_\_\_\_

Copyright 1996-2007 Julian Seward <jseward@bzip.org> Copyright 1996-2007 Julian R Seward Copyright 1996-2007 Julian Seward Copyright (c) 2013, Georg Reinke (<guelfey at gmail dot com>), Google All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2013 Georg Reinke

// Copyright 2015 CoreOS, Inc.

//

// Licensed under the Apache License, Version 2.0 (the "License");

// you may not use this file except in compliance with the License.

// You may obtain a copy of the License at

//

// http://www.apache.org/licenses/LICENSE-2.0

//

// Unless required by applicable law or agreed to in writing, software

// distributed under the License is distributed on an "AS IS" BASIS,

// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

 ${\ensuremath{\prime\prime}}$  See the License for the specific language governing permissions and

// limitations under the License.

Copyright (C) 2004 2006 The Linux Foundation and its contributors. Copyright 2015-2020 CoreOS Inc Copyright 2015 RedHat Inc Copyright 2014 Docker Inc

This was scanned and audited using the JRE Project

## ADDITIONAL INFORMATION ABOUT LICENSING

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

### >>>>>

The text of the GNU General Public License, Version 2 (June 1991), a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Copyright 1989, 1991, 1999 Free Software Foundation Inc Copyright 1996, 1998, 2013 Oracle and or its affiliates Copyright 1995-2016 International Business Machines Corp and others Copyright 2013 Brian Eugene Wilson Robert Martin Campbell Copyright 1991-2018 Unicode Inc Copyright 2000-2003 Nara Institute of Science and Technology Copyright 1998-2012 Daniel Veillard Copyright 2013 LeRoy Benjamin Sharon Copyright 2006-2011 the Copyright 1996 Chih-Hao Tsai Copyright 1999 Computer Systems and Communication Lab Institute of Information Science Academia Sinica Copyright 2006-2008 Google Inc Copyright 1999 Pai-Hsiang Hsiao Copyright 1999 TaBE Project

 \* Copyright (c) 2011, 2013, Oracle and/or its affiliates. All rights reserved.

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

- \*
- \* This code is free software; you can redistribute it and/or modify it
- \* under the terms of the GNU General Public License version 2 only, as
- \* published by the Free Software Foundation. Oracle designates this
- \* particular file as subject to the "Classpath" exception as provided
- \* by Oracle in the LICENSE file that accompanied this code.
- \*
- \* This code is distributed in the hope that it will be useful, but WITHOUT
- \* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or
- \* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License
- \* version 2 for more details (a copy is included in the LICENSE file that

\* accompanied this code).

- \* You should have received a copy of the GNU General Public License version
- \* 2 along with this work; if not, write to the Free Software Foundation,
- \* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.
- \*

\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA

- \* or visit www.oracle.com if you need additional information or have any \* questions.
- \* Y \*/

>>> OpenJDK Assembly Exception 1.0

# OPENJDK ASSEMBLY EXCEPTION

The OpenJDK source code made available by Oracle America, Inc. (Oracle) at openjdk.java.net ("OpenJDK Code") is distributed under the terms of the GNU General Public License <a href="http://www.gnu.org/copyleft/gpl.html">http://www.gnu.org/copyleft/gpl.html</a> version 2 only ("GPL2"), with the following clarification and special exception.

Linking this OpenJDK Code statically or dynamically with other code is making a combined work based on this library. Thus, the terms and conditions of GPL2 cover the whole combination.

As a special exception, Oracle gives you permission to link this OpenJDK Code with certain code licensed by Oracle as indicated at http://openjdk.java.net/legal/exception-modules-2007-05-08.html ("Designated Exception Modules") to produce an executable, regardless of the license terms of the Designated Exception Modules, and to copy and distribute the resulting executable under GPL2, provided that the Designated Exception Modules continue to be governed by the licenses under which they were offered by Oracle.

As such, it allows licensees and sublicensees of Oracle's GPL2 OpenJDK Code to build an executable that includes those portions of necessary code that Oracle could not provide under GPL2 (or that Oracle has provided under GPL2 with the Classpath exception). If you modify or add to the OpenJDK code, that new GPL2 code may still be combined with Designated Exception Modules if the new code is made subject to this exception by its copyright holder.

# >>>MIT

Copyright (c) 1992-2004 Microsoft Corporation. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions: The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

>>>Independent JPEG Group License

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-2022, Thomas G. Lane, Guido Vollbeding. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

>>> LGPL 2.1

## GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library. We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License. 3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.> Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990 Ty Coon, President of Vice

That's all there is to it!

>>> Public Domain

The below license applies to the following files: glib/glib/win\_iconv.c

iconv library implemented with Win32 API.

This file is placed in the public domain.

>>> BSD-3

Copyright (c) 2003-2010, Mark Borgerding. All rights reserved.

This file is part of KISS FFT - https://github.com/mborgerding/kissfft

SPDX-License-Identifier: BSD-3-Clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

>>>X11

Copyright (C) 2001-2002 Thomas Broyer, Charlie Bozeman and Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FIT-NESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CON-NECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the authors shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from him.

>>>

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

See Terms of Use <https://www.unicode.org/copyright.html> for definitions of Unicode Inc. $\tilde{A}$ ¢ $\hat{a}$ ,  $\neg \hat{a}$ ,  $\phi$ s Data Files and Software.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

# COPYRIGHT AND PERMISSION NOTICE

Copyright Ã,© 1991-2023 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in https://www.unicode.org/copyright.html.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

>>>

ICU License - ICU 1.8.1 to ICU 57.1

## COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

>>> Nara Institute of Science and Technology License (2003)

- # Use, reproduction, and distribution of this software is permitted.
- # Any copy of this software, whether in its original form or modified,
- # must include both the above copyright notice and the following
- # paragraphs.
- #
- # Nara Institute of Science and Technology (NAIST),

- # the copyright holders, disclaims all warranties with regard to this
- # software, including all implied warranties of merchantability and
- # fitness, in no event shall NAIST be liable for
- # any special, indirect or consequential damages or any damages
- # whatsoever resulting from loss of use, data or profits, whether in an
- # action of contract, negligence or other tortuous action, arising out
- # of or in connection with the use or performance of this software.
- #
- # A large portion of the dictionary entries
- # originate from ICOT Free Software. The following conditions for ICOT
- # Free Software applies to the current dictionary as well.
- #
- # Each User may also freely distribute the Program, whether in its
- # original form or modified, to any third party or parties, PROVIDED
- # that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear
- # on, or be attached to, the Program, which is distributed substantially
- # in the same form as set out herein and that such intended
- # distribution, if actually made, will neither violate or otherwise
- # contravene any of the laws and regulations of the countries having
- # jurisdiction over the User or the intended distribution itself.
- #

## # NO WARRANTY

#

# The program was produced on an experimental basis in the course of the # research and development conducted during the project and is provided # to users as so produced on an experimental basis. Accordingly, the # program is provided without any warranty whatsoever, whether express, # implied, statutory or otherwise. The term "warranty" used herein # includes, but is not limited to, any warranty of the quality, # performance, merchantability and fitness for a particular purpose of # the program and the nonexistence of any infringement or violation of # any right of any third party.

# Each user of the program will agree and understand, and be deemed to
# have agreed and understood, that there is no warranty whatsoever for
# the program and, accordingly, the entire risk arising from or
# otherwise connected with the program is assumed by the user.

# Therefore, neither ICOT, the copyright holder, or any other
# organization that participated in or was otherwise related to the
# development of the program and their respective officials, directors,
# officers and other employees shall be held liable for any and all
# damages, including, without limitation, general, special, incidental
# and consequential damages, arising out of or otherwise in connection
# with the use or inability to use the program or any product, material
# or result produced or otherwise obtained by using the program,
# regardless of whether they have been advised of, or otherwise had
# knowledge of, the possibility of such damages at any time during the
# project or thereafter. Each user will be deemed to have agreed to the
# foregoing by his or her commencement of use of the program. The term
# "use" as used herein includes, but is not limited to, the use,
# modification, copying and distribution of the program and the

- # production of secondary products from the program.
- #

# In the case where the program, whether in its original form or
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from and not be held liable to the user for any such damages as noted

# above as far as the program is concerned.

## >>> BSD-2

Redistribution and use in source and binary forms, with or without # modification, are permitted provided that the following conditions are met:

- #
- # Redistributions of source code must retain the above copyright notice, this
- # list of conditions and the following disclaimer. Redistributions in binary
- # form must reproduce the above copyright notice, this list of conditions and
- # the following disclaimer in the documentation and/or other materials
- # provided with the distribution.

#

# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# OF THE POSSIBILITY OF SUCH DAMAGE.

>>>MPL 2.0

\_\_\_\_\_

The below license applies to the following files: Source/WTF/wtf/text/EscapedFormsForJSON.h Source/WTF/wtf/text/StringBuilderJSON.cpp

Copyright (C) 2010-2018 Apple Inc. All rights reserved. Copyright (C) 2012 Google Inc. All rights reserved. Copyright (C) 2017 Yusuke Suzuki <utatane.tea@gmail.com>. All rights reserved. Copyright (C) 2017 Mozilla Foundation. All rights reserved.

Mozilla Public License Version 2.0

\_\_\_\_\_

1. Definitions

-----

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

- 1.5. "Incompatible With Secondary Licenses" means
  - (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
  - (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.
- 1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.
- 1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

\_\_\_\_\_

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.
- 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

# 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

# 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

# 3. Responsibilities

# 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

- 3.2. Distribution of Executable Form
- If You distribute Covered Software in Executable Form then:
- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.
- 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

# 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

# 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*\* 6. Disclaimer of Warranty \_\_\_\_\_ \* \* Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or \* statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer. \* \* 7. Limitation of Liability \_\_\_\_\_ \* Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This \* limitation of liability shall not apply to liability for death or \*

\* personal injury resulting from such party's negligence to the

- \* extent applicable law prohibits such limitation. Some
- \* jurisdictions do not allow the exclusion or limitation of
- \* incidental or consequential damages, so this exclusion and
- \* limitation may not apply to You.

\*

### 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

### 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

### 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this

file, You can obtain one at http://mozilla.org/MPL/2.0/.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

>>> Apache 2.0

The below license applies to the following files: Source/WTF/wtf/Int128.cpp Source/WTF/wtf/Int128.h

Copyright 2017 The Abseil Authors.

Apache License Version 2.0, January 2004 http://www.apache.org/licenses/

# TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

>>> Boost 1.0

The below license applies to the following files: Source/WTF/wtf/Brigand.h

Copyright (c) 2015 Edouard Alligand and Joel Falcou

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This file contains a standalone version of Edouard Alligand and Joel Falcou's Brigand library, which can be found at https://github.com/edouarda/brigand

>>>

The below license applies to the following files: Source/JavaScriptCore/runtime/MathCommon.cpp

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunSoft, a Sun Microsystems, Inc. business. Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

>>> BSD-4

The below license applies to some files in the following directories: Source/bmalloc/bmalloc

Copyright (C) 2000-2017 Julian Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- 2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
- 3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
- 4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2015 Andy VanWagoner <andy@vanwagoner.family>. Copyright 2008 Alex Mathews <possessedpenguinbob@gmail.com> Copyright 2007-2009 Holger Hans Peter Freyther Copyright 2010-2011 Daniel Bates (dbates@intudata.com) Copyright 1991-2023 Unicode Inc. All rights reserved. Distributed under the Terms of Use in https www.unicode.org Copyright 2009, 2011 Brent Fulgham Copyright (c) 1999 Computer Systems and Communication Lab Institute of Information Science Academia Sinica. All rights reserved. Copyright (C) 2008 2010 2011 Mark Nauwelaerts <mark.nauwelaerts@collabora.co.uk>. Copyright (C) 2002 Ranjit Mathew copyright 2006-2007 Alexey Proskuryakov <ap@nypop.com> Copyright (C) 2013 Brian Eugene Wilson Robert Martin Campbell. All rights reserved. Copyright (C) 2007 Alp Toker <alp.toker@collabora.co.uk> Copyright 2017 Caio Lima <ticaiolima@gmail.com> Copyright interest in the Copyright (C) 2008 Ole Andr Vadla Ravns <ole.andre.ravnas@tandberg.com> Copyright 2007-2009 Torch Mobile Inc Copyright 2008-2013 Collabora Ltd Copyright (C) 2010-2012 Alexander Saprykin <xelfium@gmail.com> Copyright (C) 2012 Sony Network Entertainment. All rights reserved. Copyright 2009-2022 Igalia S.L Copyright 1999-2007 Brian Paul Copyright 2008-2013 Nokia Corp and or its subsidiary Copyright (C) 2014-2015 Frederic Wang (fred.wang@free.fr). All rights reserved. Copyright (C) 2002-2007 Bo Thorsen <bo@suse.de> Copyright (C) 2006 Lars Knoll <lars@trolltech.com> Copyright (C) 2006 Anders Carlsson <andersca@mac.com> Copyright (C) 2002 Cyrus Patel <cyp@fb14.uni-mainz.de> Copyright 2016 Caitlin Potter <caitp@igalia.com> Copyright (c) 1999 TaBE Project. Copyright 2000-2003 Dirk Mueller (mueller@kde.org) Copyright (C) 2012 2018 GStreamer developers Copyright 2011 Code Aurora Forum Copyright (C) 2007 Pioneer Research Center USA Inc. Copyright (C) 2000-2007 2009-2011 2013-2015 Wim Taymans Copyright (C) 2019 Adobe. All rights reserved. Copyright 2009 Joseph Pecoraro Copyright 2013-2014 Cable Television Labs Inc Copyright (C) 2005-2006 Oliver Hunt <oliver@nerget.com> Copyright (C) 2010-2011 Nokia Inc. All rights reserved. Copyright (C) 2011 Felician Marton Copyright 2012-2015 Samsung Electronics Copyright 2012-2013 Michael Pruett <michael@68k.org> Copyright 2005-2015 Tim-Philipp Mller Copyright 2018 Yusuke Suzuki <yusukesuzuki@slowstart.org> Copyright (C) 2000 Stefan Schimanski (schimmi@kde.org) Copyright (C) 2007 Peter Kjellerstedt <pkj@axis.com> Copyright (C) 1997-1999 2000-2001 Tim Janik and Red Hat Inc. Copyright (C) 2010 Brandon Lewis <brandon.lewis@collabora.co.uk> Copyright (C) 2003-2004 Ronald Bultje <rbultje@ronald.bitfreak.net> Copyright (C) 2002-2003 The Karbon Developers Copyright 2003 Apple Computer Inc Copyright 2010-2012 MIPS Technologies Inc Copyright 2015-2017 Canon Inc Copyright (C) 2003 2005 2007-2008 2010-2011 David A. Schleef <ds@schleef.org> Copyright 2010-2011 Sencha Inc Copyright (C) 2010 2012-2013 Fluendo S.A. <support@fluendo.com> Copyright 2005-2022 Google Inc Copyright (C) 2007-2008 2011 Ryan Lortie Copyright (C) 2018 Tomasz Miasko Copyright (C) 1999-2000 Tor Lillqvist and Craig Setera Copyright 2011-2012 Renata Hodovan <reni@webkit.org> Copyright (C) 2010 &yet LLC. (nate@andyet.net) Copyright (C) 2011 2013 2016 Stefan Sauer <ensonic@users.sf.net> Copyright (C) 2015 Roopesh Chander (roop@roopc.net) Copyright (C) 2014 David Waring British Broadcasting Corporation Copyright (C) Google, Inc. All rights reserved. Copyright (C) 2001 Hans Breuer Copyright 1999-2003 Lars Knoll (knoll@kde.org) Copyright (C) 1997 Martin Jones (mjones@kde.org) Copyright 1997-1998, 2000-2003, 2005 Tim Janik Copyright 2011, 2014-2023 The Chromium Authors Copyright (C) 2007 Cameron Zwarich (cwzwarich@uwaterloo.ca) Copyright (C) 2010 Renata Hodovan (hodovan@inf.u-szeged.hu) Copyright (C) 2005-2006 Zaheer Abbas Merali Copyright 2006-2007 Samuel Weinig <sam@webkit.org> Copyright (C) 2000 Eazel Inc. Copyright 2005 Frerich Raabe <raabe@kde.org>

Copyright (C) 1993 by Sun Microsystems Inc. All rights reserved. Copyright 2006 Michael Emmel mike.emmel@gmail.com Copyright 2013 The MathJax Consortium Copyright year name of author Gnomovision comes Copyright 2013-2014 Opera Software ASA Copyright (C) 2020 The GStreamer Contributors. Copyright (C) 2005-2007 2010 2018 Emmanuele Bassi Copyright (C) 2009 Michelangelo De Simone <micdesim@gmail.com> Copyright 2015-2018 Akamai Technologies Inc Copyright (C) 2011 Patrick Gansterer cparoga@webkit.org> Copyright 2019-2021 Alexey Shvayka <shvaikalesh@gmail.com> Copyright (C) 2004 Zack Rusin <zack@kde.org> Copyright (C) 2013 Xueqing Huang <huangxueqing@baidu.com> Copyright 2021-2022 Andy Goryachev <andy@goryachev.com> package com.sun.javafx.scene.control Copyright 2012 Intel Inc Copyright (C) 2002-2013 Vivek Thampi Copyright 2016-2023 Sony Interactive Entertainment Inc Copyright 2001-2002 Thomas Broyer Charlie Bozeman and Daniel Veillard Copyright (C) 2016 British Broadcasting Corporation Copyright (C) 2016 Oleksandr Skachkov (gskachkov@gmail.com) Copyright (C) 2008 Claus Tondering. Copyright 1996 David Mazieres <dm@uun.org> Copyright 2011-2012 Rik Cabanier (cabanier@adobe.com) Copyright 2008, 2010 Thiago Santos <thiago.sousa.santos@collabora.co.uk> Copyright (C) 2013 Andrew Bortz. All rights reserved. Copyright 2011 Gabor Loki <loki@webkit.org> Copyright (C) 2014 Saam Barati. <saambarati1@gmail.com> Copyright (C) 2010 Franois Sausset (sausset@gmail.com). All rights reserved. Copyright (C) 2003-2004 Benjamin Otte <in7y118@public.uni-hamburg.de> Copyright 2005 Maksim Orlovich <maksim@kde.org> Copyright (c) 2013 Dave St.Germain Copyright (C) 2015 Jordan Harband. All rights reserved. Copyright (C) 2013 Sreerenj Balachandran <sreerenj.balachandran@intel.com> Copyright (C) 2008 Kelvin W Sherlock (ksherlock@gmail.com) Copyright 2006-2007 Nicholas Shanks <webkit@nickshanks.com> Copyright 2010-2013 Intel Corp Copyright interest in the program Copyright (C) 2017 Konstantin Tokarev <annulen@yandex.ru> Copyright 2009 Jeff Schiller <codedread@gmail.com> Copyright (C) 2020 Metrological Copyright (c) 2015 Edouard Alligand and Joel Falcou Copyright (C) 2011 Kris Jordan <krisjordan@gmail.com> Copyright (C) 2006 Andrew Wellington (proton@wiretapped.net) Copyright 2012 Co Copyright (C) 2012 Raphael Kubo da Costa <rakuco@webkit.org> Copyright (C) 2009 Jakub Wieczorek <faw217@gmail.com> Copyright 2008 Cameron Zwarich <cwzwarich@uwaterloo.ca> Copyright 2014 Nicols Alvarez <nicolas.alvarez@gmail.com> copyright statement to Your modifications and Copyright (C) 2020 WikiMedia Inc. All rights reserved. Copyright (C) 2000-2003 Peter Kelly (pmk@post.com) Copyright 2009-2012 Research In Motion Ltd Copyright 1999 Antti Koivisto (koivisto@kde.org) Copyright (C) 2003-2014 University of Illinois at Urbana-Champaign. Copyright 2018 The Rust Project Developers. Copyright (C) 2001-2002 2004-2005 Andy Wingo <a pwingo@eos.ncsu.edu> Copyright 2008 Damien Miller <djm@openbsd.org> Copyright (C) 2006 Josep Torra <josep@fluendo.com> Copyright (C) 2002 Waldo Bastian (bastian@kde.org) Copyright (C) 2012 David Barton (dbarton@mathscribe.com). All rights reserved. Copyright (C) 2018-2019 Seungha Yang <seungha.yang@navercorp.com> Copyright (C) 2001 Tobias Anton (anton@stud.fbi.fh-darmstadt.de) Copyright 2002-2023 Apple Inc Copyright 2007-2011 Julien Chaffraix <jchaffraix@webkit.org> Copyright (C) 2012-2013 basysKom GmbH

Copyright 2005 Nokia Copyright 2005-2007 Alexey Proskuryakov <ap@webkit.org> Copyright (C) 2001 Thomas Nyberg <thomas@codefactory.se> Copyright (C) 2005 David Schleef <ds@schleef.org> Copyright (C) 2005 Ross Burton <ross@burtonini.com> Copyright AND Copyright (C) 2013 Motorola Mobility LLC. All rights reserved. Copyright (C) 2009 Nokia Corporation Copyright 1995-1998 Peter Mattis Spencer Kimball and Josh MacDonald Copyright (C) 2011 Adam Barth <a barth@webkit.org> Copyright (C) 2004-2006 Allan Sandfeld Jensen (kde@carewolf.com) Copyright (C) 2008 Collin Jackson <collinj@webkit.org> Copyright (C) 2010-2017 Christopher Swenson. Copyright (C) 2009-2010 Codethink Limited Copyright (C) 1994-1998 Thomas G. Lane. Modified Copyright 2012-2013 Digia Plc. and or its subsidiary Copyright (C) 1998 Owen Taylor and Tor Lillqvist Copyright (C) 2006 Dave Benson Copyright (C) 2013 2015 YouView TV Ltd. Copyright (C) 2011 2014-2015 Canonical Limited Copyright 2008 Nuanti Ltd Copyright (C) 2020 Darryl Pogue (darryl@dpogue.ca) Copyright (C) 1998-1999 Lars Knoll (knoll@mpi-hd.mpg.de) Copyright (C) 1995 A.M. Kuchling Copyright (C) 2010-2011 Brent Fulgham <br/>
<br/>
webkit.org> Copyright (C) 2006-2007 Maks Orlovich Copyright 1992-2004, 2019 Microsoft Corp Copyright (C) 2009-2010 Christian Hergert <chris@dronelabs.com> Copyright 2016-2022 Metrological Group B.V Copyright 2009, 2011 Robert Hogan <robert@roberthogan.net> Copyright (C) 2018 mce sys Ltd. All rights reserved. Copyright 2011 Andreas Kling (kling@webkit.org) Copyright 1991-2022 Thomas G. Lane Guido Vollbeding Copyright (C) Apple 2023 Copyright 2008-2011 The Android Open Source Project Copyright (C) 2016 Yusuke Suzuki <vusuke.suzuki@sslab.ics.keio.ac.jp> Copyright (C) 2005 2007 Imendio AB Copyright 2004-2019 Nikolas Zimmermann <zimmermann@kde.org> Copyright 2009-2016 Ericsson AB Copyright (C) 2000-2003 Ximian Inc. Copyright (C) 2005 Jan Schmidt < thaytan@mad.scientist.com> Copyright (C) 2005-2006 Oliver Hunt <ojh16@student.canterbury.ac.nz> Copyright (C) 2005-2007 2011 Stefan Kost <ensonic@sonicpulse.de> Copyright 2012, 2016 SoftAtHome Copyright (C) Saam Barati <saambarati1@gmail.com>. All rights reserved. Copyright 1991 by the Massachusetts Institute of Technology Copyright 2008-2011 Dirk Schulze <krit@webkit.org> Copyright 2022-2023 Tetsuharu Ohzeki <tetsuharu.ohzeki@gmail.com> Copyright (C) 2009 Jian Li <jianli@chromium.org> Copyright (C) 2009 Gustavo Noronha Silva <gns@gnome.org> Copyright (C) 2010 Yahoo Inc. Copyright (C) 2014 Frdric Wang (fred.wang@free.fr). All rights reserved. Copyright 2011-2018 Adobe Systems Inc Copyright 2010 Peter Varga (pvarga@inf.u-szeged.hu) University of Szeged Copyright (C) 2015 Luis de Bethencourt < luis@debethencourt.com> Copyright 2004-2010 Rob Buis <buis@kde.org> Copyright (C) 2000-2017 Julian Seward. All rights reserved. Copyright (C) 1998-2000 2003-2004 Tor Lillqvist Copyright (C) 2006-2007 Rob Buis Copyright (C) 2006 2008 2010-2011 Nokia <stefan.kost@nokia.com Copyright (C) 2015-2016 Sukolsak Sakshuwong (sukolsak@gmail.com) Copyright (C) 2010 Zoltan Herczeg (zherczeg@inf.u-szeged.hu) Copyright (C) 2002-2003 Scott Wheeler <wheeler@kde.org> Copyright (C) 2012 Victor Carbune (victor@rosedu.org) Copyright (C) 2009 Kenneth Rohde Christiansen

Copyright 2020 WikiMedia Foundation Copyright (C) 2018 Google LLC. All rights reserved. Copyright (C) 2000 2012 Bjorn Reese and Daniel Veillard. list. Copyright 2006-2013, 2017, 2019 the Copyright (C) 2006 Mathieu Garcia <matthieu@fluendo.com> Copyright 2013 Xidorn Quan (quanxunzhen@gmail.com) Copyright (C) 2009-2010 Rob Buis (rwlbuis@gmail.com) Copyright (C) 2006 2009-2010 Edward Hervey <bilboed@bilboed.com> Copyright (C) 2005 Sebastien Moutte <sebastien@moutte.net> Copyright (C) 2004 Anders Carlsson <andersca@gnome.org> Copyright 2005-2006 Alexey Proskuryakov Copyright (C) 2007 Nicholas Shanks <contact@nickshanks.com> Copyright (C) 2015 Igalia. Copyright 2022 Jarred Sumner Copyright (C) 2003 2005 Matthias Clasen Copyright (C) 2003 2007 Julien Moutte <julien@fluendo.com> Copyright (C) 2006 Jon Shier (jshier@iastate.edu) Copyright (C) 1998 Owen Taylor Copyright (C) 2007-2011 2013 Sebastian Drge <sebastian.droege@collabora.co.uk> Copyright 2011 Motorola Mobility Copyright (C) 2011 Stef Walter <stefw@collabora.co.uk> Copyright (C) 2011 Peter Varga (pvarga@webkit.org) University of Szeged Copyright (C) 2009-2010 Alex Milowski (alex@milowski.com). All rights reserved. Copyright (C) 2015 Dominic Szablewski (dominic@phoboslab.org) Copyright 1996-2014, 2021 Red Hat Inc Copyright (C) 2001 RidgeRun Copyright (C) 2014 Dhi Aurrahman <diorahman@rockybars.com> Copyright (C) 2001 CodeFactory AB Copyright 2007-2008 Alp Toker <alp@atoker.com> Copyright (C) 2000 Gary Pennington and Daniel Veillard. the trio files Copyright (C) 2020 RDK Management All rights reserved. Copyright (C) 2007-2008 Pioneers of the Inevitable <songbird@songbirdnest.com> Copyright (C) 2010 Mozilla Corporation. All rights reserved. Copyright 2009-2011 Torch Mobile Copyright (C) 2022 Leonardo Taccari <leot@NetBSD.org>. Copyright (C) 2014 Pablo Fernandez Alcantarilla Jesus Nuevo Copyright (C) 2005-2006 Alexander Larsson <alex1@redhat.com> Copyright (C) 2012 Google AB. All rights reserved. Copyright (C) 2021 Iain Lane Xavier Claessens Copyright (C) 2020 Noam Rosenthal (noam@webkit.org) Copyright (C) 2007 Henry Mason (hmason@mac.com) Copyright (C) 2015 Jordan Harband (ljharb@gmail.com) Copyright 2020 Cloudinary Inc Copyright (C) 2021 Tyler Wilcock <twilco.o@protonmail.com>. Copyright (C) 2000-2001 Dawit Alemayehu <adawit@kde.org> Copyright (C) 2006 George Staikos <staikos@kde.org> Copyright 2008-2009 Cameron McCormack <cam@mcc.id.au> Copyright 2014-2018 Yusuke Suzuki <utatane.tea@gmail.com> Copyright (C) 2010 Arun Raghavan <arun.raghavan@collabora.co.uk> Copyright (C) Google 2014-2017 Copyright (C) 2011 Hewlett-Packard Development Company L.P. Copyright 2006 Alexey Proskuryakov (ap@webkit.org) Copyright 2007 Justin Haygood (jhaygood@reaktix.com) Copyright (C) 2010 Renata Hodovan <reni@inf.u-szeged.hu> Copyright (C) 2009 VMware Inc. All Rights Reserved. Copyright 2009-2010 Adam Barth Copyright 2007-2008 David Smith (catfish.man@gmail.com) Copyright 2010-2012 Zoltan Herczeg <zherczeg@webkit.org> Copyright 1996 Chih-Hao Tsai Copyright (c) 2014-2021 Joel Hner Copyright (C) 2008 Thijs Vermeir <thijsvermeir@gmail.com> Copyright (C) 2019 WebGPU native developers Copyright (C) 2020 Huawei Technologies Co. Ltd. Copyright (C) 1998-2001 Sebastian Wilhelmi University of Karlsruhe Copyright (C) 2015-2018 Andy VanWagoner (andy@vanwagoner.family)

Copyright (C) 2008 Dirk Schulze <vbs85@gmx.de> Copyright 2005-2007 Alexey Proskuryakov (ap@nypop.com) Copyright (c) 1999 Pai-Hsiang Hsiao. All rights reserved. Copyright (C) 2009-2012 ARM Ltd. Copyright 2010-2014 Patrick Gansterer cparoga@paroga.com> copyright and no-warranty notice Copyright 2016 and later Unicode Inc. and others. License & terms of Copyright (C) 2015 Electronic Arts Inc. All rights reserved. Copyright (C) 2012 Gabor Rapcsanyi Copyright (C) 2022 Leaning Technologies Inc. All rights reserved. Copyright (C) 2018 2020 Endless Mobile Inc. Copyright (C) 2017-2019 Copyright 2012-2014 University of Washington Copyright (c) 2003-2010 Mark Borgerding. All rights reserved. Copyright 2009 Antonio Gomes <tonikitoo@webkit.org> Copyright (c) 1996-2022 Anthony Green Red Hat Inc and others. See source files for details. Copyright 2008 Matt Lilek <webkit@mattlilek.com> Copyright (C) 2014-2023 Igalia S. L. Copyright 2006 Samuel Weinig <sam.weinig@gmail.com> Copyright (C) 2010 Christian Persch Copyright (C) 2015 Yusuke Suzuki<utatane.tea@gmail.com>. All rights reserved. Copyright (C) 1995-1997 1999 2002 Peter Mattis Red Hat Inc. Copyright (c) 2014-2021 Florian Bernd Copyright 2016 Konstantin Tokavev <annulen@yandex.ru> Copyright (C) 2009 Benjamin Otte <otte@gnome.org> Copyright 2010-2012 Motorola Mobility Inc Copyright (C) 2013 The Written Word Inc. Copyright (C) 1996 Takuya OOURA Copyright (C) 2011 Leo Yang <leoyang@webkit.org> Copyright 2012 Mathias Bynens (mathias@giwi.be) Copyright (C) 2002 Bo Thorsen Copyright (C) 2004-2006 Nikolas Zimmermann <wildfox@kde.org> Copyright (C) 2014-2015 Centricular Ltd Copyright (C) 2003 Noah Levitt Copyright (C) 2014 Yoav Weiss (yoav@yoav.ws) Copyright (C) 2008 David Levin <levin@chromium.org> Copyright the software, and Copyright (C) 2001-2003 Andrew Lanoix Copyright (C) 2004-2005 Thomas Vander Stichele Copyright (C) 1998 Bjorn Reese and Daniel Stenberg. Copyright 2013 ChangSeok Oh <shivamidow@gmail.com> Copyright (C) 2000 Simon Hausmann <hausmann@kde.org> Copyright (C) 2012 Vojtech Fried. Copyright (C) 2009 Dominik Rttsches <dominik.roettsches@access-company.com> Copyright (C) 2006 James G. Speth (speth@end.com) Copyright (C) 2020 Frederic Martinsons Copyright (C) 1999 2000 Tom Tromey Copyright 2005-2006 Alexander Kellett <lypanov@kde.org> Copyright 2021 Igalia S.A Copyright (C) 2011 Plausible Labs Cooperative Inc. Copyright (C) 1998-1999 Torben Weis <weis@kde.org> Copyright (C) 2017 Oleksandr Skachkov <gskackhov@gmail.com>. Copyright (C) 2003 Sebastian Wilhelmi Copyright 2008-2018 The Khronos Group Inc Copyright 2009-2014 University of Szeged Copyright 1989, 1991-2019 Free Software Foundation Inc Copyright (C) 2009 STEricsson <br/>
<br/>
benjamin.gaignard@stericsson.com> Copyright (C) 2009 Axis Communications Copyright 2006-2007 Graham Dennis (graham.dennis@gmail.com) Copyright (C) 2011 Benjamin Poulain <ikipou@gmail.com> Copyright (C) 2005-2009 2015 2021 Jan Schmidt <jan.schmidt@sun.com> Copyright 2000 2001 2002 2003 Nara Institute of Science and Technology. All Rights Reserved. Copyright (C) 1999-2001 Erik Walthinsen <omega@cse.ogi.edu> Copyright (C) 2014 Raspberry Pi Foundation. All rights reserved. Copyright (C) 2018 Sony Interactive Entertainment.

Copyright (C) 2000 Daniel Molkentin (molkentin@kde.org) Copyright 2015 Alex Merry <alex.merry@kde.org> Copyright 1995-2016 International Business Machines Corp and others Copyright (C) 2010 Tieto Corporation. Copyright (C) 2012 Zan Dobersek <zandobersek@gmail.com> Copyright (C) 2010 Andras Becsi (abecsi@inf.u-szeged.hu) University of Szeged Copyright (C) 2014 Gurpreet Kaur (k.gurpreet@samsung.com). All rights reserved. Copyright 1995-1998, 2000, 2002, 2005-2023 Oracle and or its affiliates Copyright (C) 2011 Cosmin Truta <ctruta@gmail.com> Copyright (C) 2012 Koji Ishii <kojiishi@gmail.com> Copyright (C) 2009 Acision BV. All rights reserved. Copyright (C) 2019 Carlos Eduardo Ramalho <cadubentzen@gmail.com>. Copyright (C) 2008 Tony Chang <idealisms@gmail.com> Copyright 1999-2004 Harri Porten (porten@kde.org) Copyright (C) 2010 Collabora Multimedia Copyright (C) 2002 Roger Sayle Copyright (C) 2006 Samuel Weinig (sam.weinig@gmail.com) Copyright (C) 2000 Frederik Holljen (frederik.holljen@hig.no) Copyright (C) 2010-2011 Zoltan Herczeg Copyright 2017 The Abseil Authors. copyright doctrines of fair use, fair dealing, or other Copyright (C) 2006 Bjoern Graf (bjoern.graf@gmail.com) Copyright 2005-2008 Eric Seidel <eric@webkit.org> Copyright (C) 2017 Mozilla Foundation. All rights reserved. Copyright (C) 2014 the Dart project authors. Please see the AUTHORS file Copyright (C) 2012 Baidu Inc. All rights reserved. Copyright (C) 2012 Gabor Rapcsanyi (rgabor@inf.u-szeged.hu) University of Szeged Copyright 2009 The Go Authors. All rights reserved. Copyright (c) 2013 LeRoy Benjamin Sharon All rights reserved. Copyright (C) 2011 Thibault Saunier <thibault.saunier@collabora.com>

javax.activation-api version 1.2.0

\* Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\*

- \* The contents of this file are subject to the terms of either the GNU
- \* General Public License Version 2 only ("GPL") or the Common Development
- \* and Distribution License("CDDL") (collectively, the "License"). You
- \* may not use this file except in compliance with the License. You can
- \* obtain a copy of the License at
- \* https://oss.oracle.com/licenses/CDDL+GPL-1.1
- \* or LICENSE.txt. See the License for the specific
- \* language governing permissions and limitations under the License.
- \*
- \* When distributing the software, include this License Header Notice in each
- \* file and include the License file at LICENSE.txt.
- \*
- \* GPL Classpath Exception:
- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \* Modifications:
- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"
- \*
- \* Contributor(s):
- $\ast$  If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies

\* only if the new code is made subject to such option by the copyright \* holder.

```
*/
```

jaxb-api version 2.3.0

# 

The text of the COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1, a copy of which is made available below in Part Four of this document, was originally presented here, and as applicable applies to the above-listed file(s).

The text of the GNU Lesser General Public License, Version 2, a copy of which is made available below in Part Four of this document, was originally presented here, and as applicable applies to the above-listed file(s), together with the "CLASSPATH" EXCEPTION TO THE GPL VERSION 2:

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Copyright & Copy 2004-2017 Oracle Copyright 1989, 1991 Free Software Foundation Inc Copyright 1997-2018 Oracle and or its affiliates Copyright 2002 2003 BEA Systems Inc.

jaxb-api version 2.3.1 <<<<<<<i>version 2.3.1 separator

Copyright (c) 2003-2017 Oracle and/or its affiliates. All rights reserved.

- \* General Public License Version 2 only ("GPL") or the Common Development
- \* and Distribution License("CDDL") (collectively, the "License"). You
- \* may not use this file except in compliance with the License. You can

- \* https://oss.oracle.com/licenses/CDDL+GPL-1.1
- \* or LICENSE.txt. See the License for the specific

<sup>\*</sup> The contents of this file are subject to the terms of either the GNU

<sup>\*</sup> obtain a copy of the License at

\* language governing permissions and limitations under the License.

\* When distributing the software, include this License Header Notice in each

\* file and include the License file at LICENSE.txt.

\*

- \* GPL Classpath Exception:
- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \* Modifications:

\* If applicable, add the following below the License Header, with the fields \* enclosed by brackets [] replaced by your own identifying information: \* "Portions Copyright [year] [name of copyright owner]"

\* Contributor(s):

- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- $\ast$  its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies
- \* only if the new code is made subject to such option by the copyright \* holder.

\* Copyright (c) 1997-2012 Oracle and/or its affiliates. All rights reserved. \*

\* The contents of this file are subject to the terms of either the GNU

- \* General Public License Version 2 only ("GPL") or the Common Development
- $\ast$  and Distribution License("CDDL") (collectively, the "License"). You
- \* may not use this file except in compliance with the License. You can
- \* obtain a copy of the License at

\* http://glassfish.java.net/public/CDDL+GPL\_1\_1.html

- \* or packager/legal/LICENSE.txt. See the License for the specific
- \* language governing permissions and limitations under the License.

\*

- \* When distributing the software, include this License Header Notice in each \* file and include the License file at packager/legal/LICENSE.txt.
- \* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"

- \* exception as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \*
- \* Modifications:
- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"
- \* Contributor(s):
- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- \* its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies

\* only if the new code is made subject to such option by the copyright

Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

\* holder.

jaxb-impl version 2.3.1 <<<<<<<i>vilia constant separator

\* The contents of this file are subject to the terms of either the GNU \* General Public License Version 2 only ("GPL") or the Common Development \* and Distribution License("CDDL") (collectively, the "License"). You \* may not use this file except in compliance with the License. You can \* obtain a copy of the License at \* https://oss.oracle.com/licenses/CDDL+GPL-1.1 \* or LICENSE.txt. See the License for the specific \* language governing permissions and limitations under the License. \* When distributing the software, include this License Header Notice in each \* file and include the License file at LICENSE.txt. \* GPL Classpath Exception: \* Oracle designates this particular file as subject to the "Classpath" \* exception as provided by Oracle in the GPL Version 2 section of the License \* file that accompanied this code. \* Modifications: \* If applicable, add the following below the License Header, with the fields \* enclosed by brackets [] replaced by your own identifying information: \* "Portions Copyright [year] [name of copyright owner]" \* Contributor(s): \* If you wish your version of this file to be governed by only the CDDL or \* only the GPL Version 2, indicate your decision by adding "[Contributor] \* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies

\* only if the new code is made subject to such option by the copyright

\* holder.

\*/

libjpeg version 9

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-2010, Thomas G. Lane, Guido Vollbeding. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice

unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation. (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltmain.sh). Another support script, install-sh, is copyright by X Consortium but is also freely distributable.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

Copyright 1992-2013 Free Software Foundation Inc Copyright 2004-2005, 2007, 2009 Free Software Foundation Inc. Written by Scott James Remnant Copyright 1988-1989 Jef Poskanzer Copyright (C) 1996-2013 Free Software Foundation Inc. Originally written by Fran cois Pinard <pinard@iro.umontreal.ca> Copyright 1991-2013 Thomas G. Lane Guido Vollbeding Copyright 1991-1998 Thomas G. Lane. Modification developed Copyright 1991-1998 Thomas G. Lane Copyright 2004-2005, 2007-2009 Free Software Foundation Inc. Written by Gary V. Vaughan Copyright 1994 X Consortium Copyright (C) 2010-2013 Free Software Foundation Inc. Written by Peter Rosin <peda@lysator.liu.se>. logback-classic version 1.2.8

\* Logback: the reliable, generic, fast and flexible logging framework. \* Copyright (C) 1999-2015, QOS.ch. All rights reserved.

\*

\* This program and the accompanying materials are dual-licensed under

\* either the terms of the Eclipse Public License v1.0 as published by

\* the Eclipse Foundation

\*

\* or (per the licensee's choosing)

\*

\* under the terms of the GNU Lesser General Public License version 2.1 \* as published by the Free Software Foundation.

logback-core version 1.0.13

license

```
name Eclipse Public License - v 1.0
```

url http://www.eclipse.org/legal/epl-v10.html

license

- name GNU Lesser General Public License
- $url \quad http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html$

Copyright 1999-2021 Verific Design Automation Inc

logback-core version 1.2.8

 $\ast$  Logback: the reliable, generic, fast and flexible logging framework.

\* Copyright (C) 1999-2015, QOS.ch. All rights reserved.

- \*
- \* This program and the accompanying materials are dual-licensed under

\* either the terms of the Eclipse Public License v1.0 as published by

- \* the Eclipse Foundation
- \*

\* or (per the licensee's choosing)

\*

\* under the terms of the GNU Lesser General Public License version 2.1 \* as published by the Free Software Foundation.

 >>>>GPL-2.0-with-classpath-exception

The OpenJDK source code made available by Oracle America, Inc. (Oracle) at openjdk.org ("OpenJDK Code") is distributed under the terms of the GNU General Public License <a href="https://www.gnu.org/copyleft/gpl.html">https://www.gnu.org/copyleft/gpl.html</a> version 2 only ("GPL2"), with the following clarification and special exception.

Linking this OpenJDK Code statically or dynamically with other code is making a combined work based on this library. Thus, the terms and conditions of GPL2 cover the whole combination.

As a special exception, Oracle gives you permission to link this OpenJDK Code with certain code licensed by Oracle as indicated at https://openjdk.org/legal/exception-modules-2007-05-08.html ("Designated Exception Modules") to produce an executable, regardless of the license terms of the Designated Exception Modules, and to copy and distribute the resulting executable under GPL2, provided that the Designated Exception Modules continue to be governed by the licenses under which they were offered by Oracle.

As such, it allows licensees and sublicensees of Oracle's GPL2 OpenJDK Code to build an executable that includes those portions of necessary code that Oracle could not provide under GPL2 (or that Oracle has provided under GPL2 with the Classpath exception). If you modify or add to the OpenJDK code, that new GPL2 code may still be combined with Designated Exception Modules if the new code is made subject to this exception by its copyright holder.

### >>> MIT

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## >>>> BSD 2-Clause "Simplified" License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- 1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
- 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE CRYPTIX FOUNDATION LIMITED AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CRYPTIX FOUNDATION LIMITED OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

>>>>GPL-2.0-with-classpath-exception

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

>>>>GNU General Public License v2.0 only

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share

and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and

disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only

for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found. One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

## "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an

executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

.\" This code is free software; you can redistribute it and/or modify it .\" under the terms of the GNU General Public License version 2 only, as

, published by the Free Software Foundation.

\" \_\_\_\_\_

.\" This code is distributed in the hope that it will be useful, but WITHOUT

\" ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or

.\" FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License

.\" version 2 for more details (a copy is included in the LICENSE file that

.\" accompanied this code).

. You should have received a copy of the GNU General Public License version

.\" 2 along with this work; if not, write to the Free Software Foundation,

.\" Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

.\"

\" Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA

.\" or visit www.oracle.com if you need additional information or have any

 $\cdot$  questions.

.\"

>>>>BSD 3-Clause "New" or "Revised" License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

### >>>>X11 License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

These terms are identical to those of the MIT License, also called the X License or the X11 License, which is a simple, permissive non-copyleft free software license. It is deemed compatible with virtually all types of licenses, commercial or otherwise. In particular, the Free Software Foundation has declared it compatible with GNU GPL. It is also known to be approved by the Apache Software Foundation as compatible with Apache Software License.

>>>>Zlib

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

- 1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
- 2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
- 3. This notice may not be removed or altered from any source distribution.

>>>> W3C Software Notice and License

### ## W3C Software Notice

Copyright 2004 World Wide Web Consortium, (Massachusett s Institute of Technology, European Research Consortium for Info rmatics and Mathematics, Keio University). All Rights Reserved. The DOM bindings are published under the W3C Software Copyright Notice and License. The software license requires "Notice of an y changes or modifications to the W3C files, including the date changes were made." Consequently, modified versions of the DOM b indings must document that they do not conform to the W3C standa rd; in the case of the IDL definitions, the pragma prefix can no longer be 'w3c.org'; in the case of the Java language binding, the package names can no longer be in the 'org.w3c' package. p://www.w3.org/Consortium/Legal/2002/copyright-software-20021231

This work (and included software, documentation such as README s, or other related items) is being provided by the copyright ho lders under the following license. By obtaining, using and/or co pying this work, you (the licensee) agree that you have read, un derstood, and will comply with the following terms and condition s. Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpos e and without fee or royalty is hereby granted, provided that yo u include the following on ALL copies of the software and docume ntation or portions thereof, including modifications: 1.The full text of this NOTICE in a location viewable to users of the

redistributed or derivative work. 2. Any pre-existing inte llectual property disclaimers, notices, or terms and conditio ns. If none exist, the W3C Software Short Notice should be inclu ded (hypertext is preferred, text is permitted) within the bo dy of any redistributed or derivative code. 3. Notice of a ny changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the locatio n from which the code is derived.) THIS SOFTWARE AND DOCUMEN TATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRES ENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT L IMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PART ICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS. COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT O F ANY USE OF THE SOFTWARE OR DOCUMENTATION. The name and tradem arks of copyright holders may NOT be used in advertising or publ icity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associa ted documentation will at all times remain with copyright holder This formulation of W3 s. \_ C's notice and license became active on December 31 2002. This v ersion removes the copyright ownership notice such that this lic ense can be used with materials other than those owned by the W3 C, reflects that ERCIM is now a host of the W3C, includes refere nces to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the sam e as the previous version and is written so as to preserve the F ree Software Foundation's assessment of GPL compatibility and OS I's certification under the Open Source Definition. Please see o ur Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notic

e can be directed to site-policy@w3.org.

# >>>> Unicode license

## Unicode Common Local Data Repository (CLDR) v43 ### CLDR Lic ense ``` UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFT WARE See Terms of Use <https://www.unicode.org/copyright.html> for definitions of Unicode Inc. s Data Files and Software. NO TICE TO USER: Carefully read the following legal agreement. BY D OWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.' S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU U NEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DO WNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTW ARE. COPYRIGHT AND PERMISSION NOTICE Copyright 1991-2022 Un icode, Inc. All rights reserved. Distributed under the Terms of Use in https://www.unicode.org/copyright.html. Permission is he reby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Da ta Files") or Unicode software and any associated documentation

(the "Software") to deal in the Data Files or Software without r estriction, including without limitation the rights to use, copy , modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data F iles or Software are furnished to do so, provided that either (a ) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permissio n notice appear in associated Documentation. THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EX PRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRIN GEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HO LDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGE S WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHE R IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE. Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in thes e Data Files or Software without prior written authorization of the copyright holder. ----- Terms of Use -----\_\_\_\_ Unicode Copyright and Terms of Use For the general privacy policy governing acce ss to this site, see the Unicode Privacy Policy. Unico de Copyright Copyright 1991-2023 Unicode, Inc. Al l rights reserved. Definitions Unicode Data Fil es ("DATA FILES") include all data files under the directories: https://www.unicode.org/Public/ https://www.unic https://www.unicode.org/ivd/data/ ode.org/reports/ Unicode Data Files do not include PDF online code charts und er the directory: https://www.unicode.org/Public/ Unicode Software ("SOFTWARE") includes any source code publis hed in the Unicode Standard or any source code or compil ed code under the directories: https://www.unicode.org/P ublic/PROGRAMS/ https://www.unicode.org/Public/cldr/ http://site.icu-project.org/download/ Terms of Use Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any perso n is hereby authorized, without fee, to modify such documents an d files to create derivative works conforming to the Unicode S tandard, subject to Terms and Conditions herein. Any person is hereby authorized, without fee, to view, use, reprodu ce, and distribute all documents and files, subject to the Terms Further specifications of ri and Conditions herein. ghts and restrictions pertaining to the use of the Unicode DATA FILES and SOFTWARE can be found in the Unicode Data Files and So Each version of the Unicode Standard ftware License. has further specifications of rights and restrictions of use. F or the book editions (Unicode 5.0 and earlier), these are found on the back of the title page. The Unicode PDF onlin e code charts carry specific restrictions. Those restrictions ar e incorporated as the first page of each PDF code chart. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under thes No license is granted to "mi e general Terms of Use. rror" the Unicode website where a fee is charged for access to t he "mirror" site. Modification is not permitted with respect to this document. All copies of this document must be v

cal data or software which is licensed to the United States of A merica, its agencies and/or instrumentalities under this Agreeme nt is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101

**Restricted Rights Legend** 

erbatim.

Any techni

, or DFARS 252.227-7014 (June 1995), as applicable. For technica l data, use, duplication, or disclosure by the Government is sub ject to restrictions as set forth in DFARS 202.227-7015 Technica 1 Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as ap plicable, use, duplication or disclosure by the Government is su bject to the restrictions set forth in this Agreement. arranties and Disclaimers This publication and/or we bsite may include technical or typographical errors or other ina ccuracies. Changes are periodically added to the information her ein; these changes will be incorporated in new editions of the p ublication and/or website. Unicode, Inc. may make improvements a nd/or changes in the product(s) and/or program(s) described in t his publication and/or website at any time. If this file has been purchased on magnetic or optical media from Unicod e, Inc. the sole and exclusive remedy for any claim will be exch ange of the defective media within ninety (90) days of original EXCEPT AS PROVIDED IN SECTION E.2, THIS PU purchase. BLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY O F ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE, INC. AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN T HIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REF ERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE. Waiver of Damages In no event shall Unicode

, Inc. or its licensors be liable for any special, incidental, i ndirect or consequential damages of any kind, or any damages wha tsoever, whether or not Unicode, Inc. was advised of the possibi lity of the damage, including, without limitation, those resulti ng from the following: loss of use, data or profits, in connecti on with the use, modification or distribution of this informatio n or its derivatives. Trademarks & Logos The Unicode Word Mark and the Unicode Logo are trademarks of Unicod e, Inc. The Unicode Consortium and Unicode, Inc. are trade names of Unicode. Inc. Use of the information and materia ls found on this website indicates your acknowledgement of Unico de, Inc. s exclusive worldwide rights in the Unicode Word Mark , the Unicode Logo, and the Unicode trade names. The Unicode Consortium Name and Trademark Usage Policy ( Trademar k Policy ) are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, In All third party trademarks referenced herein are c. the property of their respective owners. Miscellaneous

Jurisdiction and Venue. This website is operated from a location in the State of California, United States of America . Unicode, Inc. makes no representation that the materials are a ppropriate for use in other locations. If you access this websit e from other locations, you are responsible for compliance with local laws. This Agreement, all use of this website and any clai ms and damages resulting from use of this website are governed s olely by the laws of the State of California without regard to a ny principles which would apply the laws of a different jurisdic tion. The user agrees that any disputes regarding this website s hall be resolved solely in the courts located in Santa Clara Cou nty, California. The user agrees said courts have personal juris diction and agree to waive any right to transfer the dispute to any other forum. Modification by Unicode, Inc. Unico de, Inc. shall have the right to modify this Agreement at any ti me by posting it to this website. The user may not assign any pa rt of this Agreement without Unicode, Inc. s prior written con sent. Taxes. The user agrees to pay any taxes arisin g from access to this website or use of the information herein, except for those based on Unicode s net income. Se

verability. If any provision of this Agreement is declared inva lid or unenforceable, the remaining provisions of this Agreement shall remain in effect. Entire Agreement. This Agre ement constitutes the entire agreement between the parties.

>>> Mozilla Public License Version 2.0

## Mozilla Public Suffix List

### Public Suffix Notice

You are receiving a copy of the Mozilla Public Suffix List in the following file: <java-home>/lib/security/public\_suffix\_list.dat. The terms of the Oracle license do NOT apply to this file; it is licensed under the Mozilla Public License 2.0, separately from the Oracle programs you receive. If you do not wish to use the Public Suffix List, you may remove the <java-home>/lib/security/public\_suffix\_list.dat file.

The Source Code of this file is available under the Mozilla Public License, v. 2.0 and is located at https://raw.githubusercontent.com/publicsuffix/list/88467c960d6cdad2ca1623e892e5e17506bc269f/public\_suffix\_list.dat. If a copy of the MPL was not distributed with this file, you can obtain one at https://mozilla.org/MPL/2.0/.

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

### MPL v2.0

Mozilla Public License Version 2.0

1. Definitions

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

- 1.5. "Incompatible With Secondary Licenses" means
  - (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
  - (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the

### terms of a Secondary License.

### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.
- 1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

- 1.13. "Source Code Form" means the form of the work preferred for making modifications.
- 1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

- 2. License Grants and Conditions
- 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.
- 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

# 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

-----

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

- 3.2. Distribution of Executable Form
- If You distribute Covered Software in Executable Form then:
- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.
- 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

## 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

	*
(	6. Disclaimer of Warranty *
	*
	*
(	Covered Software is provided under this License on an "as is" *
1	basis, without warranty of any kind, either expressed, implied, or *
9	statutory, including, without limitation, warranties that the *
(	Covered Software is free of defects, merchantable, fit for a *
1	particular purpose or non-infringing. The entire risk as to the *
	quality and performance of the Covered Software is with You. *
	Should any Covered Software prove defective in any respect, You *
	(not any Contributor) assume the cost of any necessary servicing, *
	repair, or correction. This disclaimer of warranty constitutes an *
(	essential part of this License. No use of any Covered Software is *
ł	authorized under this License except under this disclaimer.
	*
*:	***************************************
*:	***************************************
	*
ĺ	7. Limitation of Liability *
•	*
,	*
	Under no circumstances and under no legal theory, whether tort *
	(including negligence), contract, or otherwise, shall any *
(	Contributor, or anyone who distributes Covered Software as *
	permitted above, be liable to You for any direct, indirect, *
	special, incidental, or consequential damages of any character *
2	
i	including, without limitation, damages for lost profits, loss of * goodwill, work stoppage, computer failure or malfunction, or any *

- \* and all other commercial damages or losses, even if such party \*
- \* shall have been informed of the possibility of such damages. This
- \* limitation of liability shall not apply to liability for death or \*
- \* personal injury resulting from such party's negligence to the
- \* extent applicable law prohibits such limitation. Some
- \* jurisdictions do not allow the exclusion or limitation of \*
- \* incidental or consequential damages, so this exclusion and
- \* limitation may not apply to You.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

\*

### 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

### 9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

#### 10. Versions of the License

-----

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

## 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at https://mozilla.org/MPL/2.0/.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

•••

>>> ISC License

Permission to use, copy, modify, and distribute this software for any

\* purpose with or without fee is hereby granted, provided that the above

\* copyright notice and this permission notice appear in all copies.

\*

\* THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS

\* ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES

\* OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE

\* CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL

\* DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR

\* PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS

\* ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS \* SOFTWARE.

>>> JPEG License

•••

Copyright (C) 1991-1998, Thomas G. Lane.

This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the official ISO JPEG standards committee.

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

### >>> libpng License

This copy of the libpng notices is provided for your convenience. In case of any discrepancy between this copy and the notices in the file png.h that is included in the libpng distribution, the latter shall prevail.

### COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:

If you modify libpng you may insert additional notices immediately following this sentence.

This code is released under the libpng license.

libpng versions 1.2.6, August 15, 2004, through 1.4.5, December 9, 2010, are Copyright (c) 2004, 2006-2010 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-1.2.5 with the following individual added to the list of Contributing Authors

## Cosmin Truta

libpng versions 1.0.7, July 1, 2000, through 1.2.5 - October 3, 2002, are

Copyright (c) 2000-2002 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors

Simon-Pierre Cadieux Eric S. Raymond Gilles Vollant

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998, 1999 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane Glenn Randers-Pehrson Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996, 1997 Andreas Digger Distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler Kevin Bracey Sam Bushell Magnus Holmgren Greg Roelofs Tom Tanner

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995, 1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger Dave Martindale Guy Eric Schalnat Paul Schmidt Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

- 1. The origin of this source code must not be misrepresented.
- 2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
- 3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

A "png\_get\_copyright" function is available, for convenient use in "about" boxes and the like:

printf("%s",png\_get\_copyright(NULL));

Also, the PNG logo (in PNG format, of course) is supplied in the files "pngbar.png" and "pngbar.jpg (88x31) and "pngnow.png" (98x31).

Libpng is OSI Certified Open Source Software. OSI Certified Open Source is a certification mark of the Open Source Initiative.

Glenn Randers-Pehrson glennrp at users.sourceforge.net

Copyright jQuery Foundation and other contributors;

Copyright (c) 1996-1997 Andreas Dilger are derived from libpng-Copyright (c) 1999 Computer Systems and Communication Lab Institute of Information Science Academia Sinica. All rights reserved. Copyright 2022 Matthias Clasen Copyright (c) 1995-2022 The PNG Reference Library Authors. copyright ownership. Copyright 1999, 2003 IBM Corp Copyright 2005 Werner Lemberg Copyright (C) 2013 Brian Eugene Wilson Robert Martin Campbell. All rights reserved. Copyright (C) 1998 National Electronics and Computer Technology Center National Science and Technology Development Agency Ministry of Science Technology and Environment copyright and licensing purposes. Copyright 2015 Mozilla Foundation. Copyright 1994-2000, 2003-2006, 2010, 2012-2013, 2015-2023 Oracle and or its affiliates Copyright for winscard. Copyright 1999-2007 Brian Paul Copyright 2006-2023 Behdad Esfahbod Copyright 2018 Khaled Hosny Copyright (C) 2016 and later Unicode Inc. and others. License & terms of use http www.unicode.org Copyright 2001 softSurfer Copyright (c) 1999 TaBE Project. Copyright 1999, 2001-2002 Sun Microsystems Copyright jQuery Foundation and other contributors Copyright 2018-2020 Ebrahim Byagowi Copyright 2007 Chris Wilson copyright (c) 1999-2002 Lotus Development Corporation. http://www.lotus.com. - software Copyright 2011 Codethink Limited Copyright (c) 2004-2023 QOS.ch All rights reserved. Copyright (C) 1982 The Royal Institute Thai Royal Government. Copyright Eastman Kodak Company 1991-2003 Copyright 2018-2023 Wim Taymans Copyright 2006-2023 Google Inc copyright ownership. The ASF licenses this file copyright.html content Copyright (c) 1997 Eric S. Raymond copyright in this software and any Copyright 1996-1997 Andreas Dilger Copyright 1999-2004 David Corcoran <corcoran@musclecard.com> (C) 2009 by Remo Dentato (rdentato@gmail.com) Copyright 1996-2015 by Scott Hudson Frank Flannery C. Scott Ananian Michael Petter Copyright (c) 2000-2011 France Tlcom All rights reserved. Copyright 1991-2023 Unicode Inc Copyright 2016 Igalia S.L. Copyright 2009 Keith Stribley Copyright JS Foundation and other contributors, https: Copyright year name of author Gnomovision comes Copyright and related rights for sample code are waived via CC0. Sample Copyright for the application Copyright 1996-2003 by Elliot Joel Berk and C. Scott Ananian Permission to use copy modify and distribute this software and its documentation for any purpose and without fee is hereby granted Copyright (C) 2009 VMware Inc. All Rights Reserved. Copyright (c) 2002 Graz University of Technology. All rights reserved. Copyright 1996 1998 The Open Group Copyright 1996 Chih-Hao Tsai Copyright 2018-2022 Cosmin Truta

Copyright 2013-2015 Alexei Podtelezhnikov Copyright and Terms of Copyright OpenJS Foundation and other contributors Copyright 2016 Elie Roux <elie.roux@telecom-bretagne.eu> Copyright jQuery Foundation and other contributors, https: Copyright 1995-2022 Jean-loup Gailly and Mark Adler Copyright (c) 1999 Pai-Hsiang Hsiao. All rights reserved. Copyright (c) 2009-2013 Attila Szegedi Copyright 2021 Collabora Ltd. Copyright 2004 World Wide Web Consortium Copyright 1998-2018 Glenn Randers-Pehrson are derived from libpng-2002 copyright-software-Copyright (c) 1998-2023 Marti Maria Saguer Copyright interest in the program Copyright 1998-2018 Glenn Randers-Pehrson Copyright OpenJS Foundation and other contributors, https: Copyright FAQ for common questions about using materials from our site, Copyright for wintypes. copyright and no-warranty Copyright 1995-2022 Mark Adler Copyright 1989, 1991 Free Software Foundation Inc Copyright (c) 1995-2005 The Cryptix Foundation Limited. All rights reserved. Copyright 1991-1998 Thomas G. Lane Copyright 2018-2019 Adobe Inc. Copyright 1999 David Turner Copyright the software, and Copyright 1995-1996 Guy Eric Schalnat Group Copyright 1200, 1301, 2009, 2012, 2015 Entrust Inc. - for authorized Copyright JS Foundation and other contributors copyright (c) 2001 Institute for Data Communications Systems Copyright 1998-2004 David Turner and Werner Lemberg Copyright (C) 2012 Grigori Goronzy <greg@kinoho.net> Copyright AND Copyright 2008-2018 The Khronos Group Inc Copyright (c) 2004-2015 Paul R. Holser Jr. Copyright 1994 Hewlett-Packard Co. Copyright OASIS Open 2020 Copyright for pcsclite. Copyright statement to Your modifications and Copyright 2006-2011 the Copyright 2000 2001 2002 2003 Nara Institute of Science and Technology. All Rights Reserved. Copyright 2002-2018 the original author or authors Copyright 2002-2011 Ludovic Rousseau <ludovic.rousseau@free.fr> Copyright 2004-2013, 2021 Red Hat Inc Copyright 1995-2016 International Business Machines Corp and others copyright applies to the following files: Copyright (C) 2005 Martin Paljak <martin@paljak.pri.ee> copyright doctrines of fair use, fair dealing, or other Copyright (c) 2008 Otto Moerbeek <otto@drijf.net> SPDX-License-Identifier MIT Copyright 2019 Facebook Inc. Copyright (c) 2013 LeRoy Benjamin Sharon All rights reserved.

LICENSE ISSUES

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

-----

opyright (c) 1998-2019 The OpenSSL Project. All rights reserved.	==
opyright (c) 1998-2019 The OpenSSL Project. All rights reserved.	
edistribution and use in source and binary forms, with or without	
odification, are permitted provided that the following conditions	
e met:	
Redistributions of source code must retain the above copyright	
notice, this list of conditions and the following disclaimer.	
Redistributions in binary form must reproduce the above copyright	
notice, this list of conditions and the following disclaimer in	
the documentation and/or other materials provided with the	
distribution.	
All advertising materials mentioning features or use of this	
software must display the following acknowledgment:	
"This product includes software developed by the OpenSSL Project	
for use in the OpenSSL Toolkit. (http://www.openssl.org/)"	
The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to	
endorse or promote products derived from this software without	
prior written permission. For written permission, please contact	
openssl-core@openssl.org.	
Products derived from this software may not be called "OpenSSL"	
nor may "OpenSSL" appear in their names without prior written	
permission of the OpenSSL Project.	
Redistributions of any form whatsoever must retain the following	
acknowledgment:	
"This product includes software developed by the OpenSSL Project	
for use in the OpenSSL Toolkit (http://www.openssl.org/)"	
HIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY	
XPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE	Ę
MPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULA	
URPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR	
S CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,	
PECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT	
OT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;	
OSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)	
OWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRA	ACI
TRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) RISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED	
F THE POSSIBILITY OF SUCH DAMAGE.	

\* This product includes cryptographic software written by Eric Young \* (eay@cryptsoft.com). This product includes software written by Tim

\*/

Original SSLeay License

\_\_\_\_\_

<sup>\*</sup> Hudson (tjh@cryptsoft.com).

<sup>\*</sup> 

<sup>/\*</sup> Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

<sup>\*</sup> All rights reserved.

<sup>\*</sup> 

<sup>\*</sup> This package is an SSL implementation written \* by Eric Young (eay@cryptsoft.com).

- \* The implementation was written so as to conform with Netscapes SSL.
- \* This library is free for commercial and non-commercial use as long as
- \* the following conditions are aheared to. The following conditions
- \* apply to all code found in this distribution, be it the RC4, RSA,
- \* lhash, DES, etc., code; not just the SSL code. The SSL documentation
- \* included with this distribution is covered by the same copyright terms
- \* except that the holder is Tim Hudson (tjh@cryptsoft.com).
- \*
- \* Copyright remains Eric Young's, and as such any Copyright notices in \* the code are not to be removed.
- \* If this package is used in a product, Eric Young should be given attribution
- $\ast$  as the author of the parts of the library used.
- \* This can be in the form of a textual message at program startup or
- \* in documentation (online or textual) provided with the package.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions \* are met:
- \* 1. Redistributions of source code must retain the copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* "This product includes cryptographic software written by
- \* Eric Young (eay@cryptsoft.com)"
- \* The word 'cryptographic' can be left out if the rouines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include an acknowledgement:
- \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this code cannot simply be
- \* copied and put under another distribution licence
- \* [including the GNU Public Licence.]
- \*/

Copyright 2004 EdelKey Project Copyright 2017 National Security Research Institute Copyright 2006 Network Resonance Inc Copyright 2007 KISA Copyright 2004 Richard Levitte <richard@levitte.org> Copyright 2011 RTFM Inc Copyright 2017 Ribose Inc 0 4H 1Q`x`vL4P pNNhpqq 7@mp& 0 \$d\$ 8 )H)e+`p+ (-~-~<0<0002023d34`4o5p55`5 606P6P666 Copyright 1995-2023 The OpenSSL Project Authors Copyright 2002, 2017-2018 Oracle and or its affiliates Copyright 2005 Nokia pdfjs-pdfjs.github.io version 2.0.943

The text of the Apache License, Version 2.0, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

>>> MIT

/\*!

\* jQuery contextMenu - Plugin for simple contextMenu handling

\* Version: v2.9.2

\* \* Authors: Bj $\tilde{A}f\hat{A}$ ¶rn Brala (SWIS.nl), Rodney Rehm, Addy Osmani (patches for FF)

\* Web: http://swisnl.github.io/jQuery-contextMenu/

\*

\* Copyright (c) 2011-2020 SWIS BV and contributors

\* Licensed under

\* MIT License http://www.opensource.org/licenses/mit-license

\* Date: 2020-05-13T13:55:37.023Z

\*/

Copyright 2013 Rob Wu <rob@robwu.nl> https github.com Rob--W grab-to-pan.js Licensed under the Apache License Version Copyright 1990-2015 Adobe Systems Incorporated. Copyright 2018 Denis Pushkarev Copyright 1996-2003 Glyph & Cog LLC The flate stream implementation contained in this file is Copyright 2014 Opera Software ASA Licensed under the Apache License Version Copyright 2014 present Facebook Inc Copyright (c) 2011-2013 Fabien Cazenave Mozilla. Permission is hereby granted free of charge to any person obtaining Copyright 2011-2020 SWIS BV and contributors

Copyright 1996-2003 Glyph & Cog LLC The CCITT stream implementation contained in this file is Copyright 2012-2018 Mozilla Foundation

sevenzip version 4.65 <<<<<<<xilinx-separator>>>>>> 7-Zip Copyright (C) 1999-2009 Igor Pavlov.

Licenses for files are:

1) CPP/7zip/Compress/Rar files: GNU LGPL + unRAR restriction 2) All other files: GNU LGPL

The GNU LGPL + unRAR restriction means that you must follow both GNU LGPL rules and unRAR restriction rules.

GNU LGPL information

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

unRAR restriction

-----

The decompression engine for RAR archives was developed using source code of unRAR program. All copyrights to original unRAR code are owned by Alexander Roshal.

The license for original unRAR code has the following restriction:

The unRAR sources cannot be used to re-create the RAR compression algorithm, which is proprietary. Distribution of modified unRAR sources in separate form or as a part of other software is permitted, provided that it is clearly stated in the documentation and source comments that the code may not be used to develop a RAR (WinRAR) compatible archiver.

Igor Pavlov

Copyright 1991, 1999 Free Software Foundation Inc Copyright 1999-2009 Igor Pavlov define MY Copyright 1999-2009 Igor Pavlov Copyright 2004 Sergiy Niskorodov

> Apache License Version 2.0, January 2004 http://www.apache.org/licenses/

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright statement to Your modifications and

>>> mit license

The text of the MIT license, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

Copyright 2004-2016 QOS.ch Copyright (C) 2015 Google Inc. All rights reserved.

zip4j version 2.11.5
copyright (c) Srikanth Reddy Lingala
The text of the Apache License, Version 2, a copy of which is made available below in Part Four of this document, was originally presented here, or as applicable, applies to the above-listed file(s).

https://github.com/srikanth-lingala/zip4j <dependency> <groupId>net.lingala.zip4j</groupId> <artifactId>zip4j</artifactId> <version>2.2.1</version> </dependency>

>>>>

Apache License Version 2.0, January 2004 http://www.apache.org/licenses/

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Part Four: Certain Third-Party Template Licenses.

Index:

Apache License, version 2.0 Codalogic Ltd License Agreement for LMX Software, License Version 2.0 Centerpoint Public License, version 1.0 Common Development and Distribution License (CDDL) Version 1.1 Common Public License 1.0 Creative Commons Attribution Share-Alike 2.5 license Creative Commons Public License - Attribution 2.0 Generic Creative Commons Public License - Attribution 3.0 Unported CYGNUS ECOS PUBLIC LICENSE, Version 1.0 Eclipse Distribution License, version 1.0 Eclipse Public License, Version 2.0 GCC RUNTIME LIBRARY EXCEPTION GNU Free Documentation License, version 1.1 GNU Free Documentation License, Version 1.2 GNU General Public License, version 2 GNU General Public License, version 3 GNU Lesser General Public License, version 2.1 GNU Lesser General Public License, version 3 GNU Library General Public License, version 2 Lucent Public License Version 1.02 METRO LINK PUBLIC LICENSE MIT Mozilla Public License, version 1.1 Mozilla Public License, version 2.0 Python Software Foundation License Version 2 Unicode, Inc. License Agreement for Data Files and Software

Text of Template Licenses:

Apache License, version 2.0 <<<<<<<i>xilinx-separator>>>>>> Apache License Version 2.0, January 2004 http://www.apache.org/licenses/

# TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

- 2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
- 3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- 4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- 8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- 9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

# END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

http://www.apache.org/licenses/LICENSE-2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Codalogic Ltd License Agreement for LMX Software, License Version 2.0 <<<<<<<<i>Codalogic Ltd License Agreement for LMX Software License Version 2.0

By installing, copying, or otherwise using THE SOFTWARE, YOU agree to be bound by the terms of this AGREEMENT. If YOU do not agree to the terms of this AGREEMENT, do not install, copy, or otherwise use THE SOFTWARE.

If YOU are not the USER of THE SOFTWARE, YOU must ensure that the USER agrees to the terms of this AGREEMENT before THE SOFTWARE is used. Definitions

"AGREEMENT" means the agreement between YOU and CODALOGIC LTD as described in this document.

"CODALOGIC LTD" means Codalogic Ltd, its officers, directors, employees, agents, affiliates, and third party representatives.

"YOU" means the person accepting this AGREEMENT and, if applicable, the legal entity (such as a corporation) on whose behalf the person accepting this AGREEMENT is acting.

"THE SOFTWARE" means the software that is supplied directly and indirectly by CODALOGIC LTD as part of this licence AGREEMENT including THE SOFTWARE PROGRAM, THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE.

"THE SOFTWARE PROGRAM" means the executable software program used to generate THE SOFTWARE OUTPUT.

"THE SOFTWARE OUTPUT" means source code, text and other material generated by THE SOFTWARE PROGRAM.

"THE SUPPORTING SOFTWARE" means additional software supplied by CODALOGIC LTD intended to be combined with THE SOFTWARE OUTPUT.

"LICENSE FILE" means a file obtained from the CODALOGIC LTD licensing server that is required to operate THE SOFTWARE in non-EVALUATION MODE. A LICENSE FILE may or may not have an expiration date specified in it.

"PERPETUAL LICENSE FILE" means a LICENSE FILE that does not have an expiration date specified in it. Typically a PERPETUAL LICENSE FILE must be purchased.

"USER" means a person that uses THE SOFTWARE PROGRAM, either directly or indirectly.

"INTEGRATOR" means an individual or legal entity that YOU or any USER have a management relationship with, or have financial control over, that combines THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE with other code to make a program or program fragment. An INTEGRATOR may or may not be a USER.

"THIRD PARTY" means a party, individual or legal entity that YOU or any USER have no management relationship with or financial control over.

"ACADEMIC FUNDING PARTY" means a party, individual or legal entity that provides financial (or equivalent) funding to YOU or any USER, where YOU and any USER are a member of an academic institution, or a student on a training course recognised by CODALOGIC LTD.

"EVALUATION MODE" means a reduced functionality mode in which THE SOFTWARE PROGRAM operates to allow you to evaluate the functionality of THE SOFTWARE. License Grant

Subject to the Terms and Conditions of this AGREEMENT, CODALOGIC LTD hereby grants YOU a non-exclusive, worldwide, perpetual right to use THE SOFTWARE.

YOU may reproduce, install and use THE SOFTWARE in accordance with the following Conditions:

(i) THE SOFTWARE may be used in EVALUATION MODE without a LICENSE FILE.

(ii) THE SOFTWARE can be used in EVALUATION MODE only for the purpose of determining whether THE SOFTWARE is fit for purpose.

(iii) THE SOFTWARE OUTPUT that is ultimately intended to be supplied to a THIRD PARTY (or many thereof) must be generated by a copy of THE SOFTWARE PROGRAM for which a PERPETUAL LICENSE FILE has been acquired directly or indirectly from CODALOGIC LTD.

(iv) THE SOFTWARE OUTPUT that is used to directly or indirectly develop code ultimately intended to be supplied to a THIRD PARTY (or many thereof) must be generated by a copy of THE SOFTWARE PROGRAM for which a PERPETUAL LICENSE FILE has been acquired directly or indirectly from CODALOGIC LTD.

(v) Other than for evaluation purposes and for use by students on a training course recognised by CODALOGIC LTD, a unique PERPETUAL LICENSE FILE is required for each USER of THE SOFTWARE PROGRAM. A single LICENSE FILE must not be used by more than one USER.

(vi) A unique PERPETUAL LICENSE FILE is required for each machine that autonomously runs THE SOFTWARE PROGRAM (such as a nightly build machine).

(vi) Without prior arrangement with CODALOGIC LTD, A LICENSE FILE may be transferred to another USER up to 4 times in any 12 month period. On transferring a LICENSE FILE to a another USER the previous USER must delete all copies of THE SOFTWARE PROGRAM, THE SUPPORTING SOFTWARE and any configuration files from any machine that the transferred LICENSE FILE has been associated with. (Informational note: If a LICENSE FILE that was initially assigned to USER A, is transferred to USER B and then later transferred back to USER A, that is considered to be two transfers of the LICENSE FILE.)

(viii) A LICENSE FILE must not be sublicensed, leased, rented, loaned, lent, sold, time-shared, or otherwise transferred for value to any other party.

(ix) Subject to Condition (xi), YOU may directly or indirectly supply as a component part of a larger software item THE SOFTWARE OUTPUT that has been generated by a copy of THE SOFTWARE PROGRAM for which a PERPETUAL LICENSE FILE has been acquired directly or indirectly from CODALOGIC LTD to a THIRD PARTY (or many thereof).

(x) Subject to Condition (xi), YOU may directly or indirectly supply THE SUPPORTING SOFTWARE to a THIRD PARTY (or many thereof) only in combination with THE SOFTWARE OUTPUT generated by a copy of THE SOFTWARE PROGRAM for which a PERPETUAL LICENSE FILE has been acquired directly or indirectly from CODALOGIC LTD.

(xi) Without prior arrangement with CODALOGIC LTD, YOU or any USER or any INTEGRATOR may not directly or indirectly supply THE SOFTWARE OUTPUT or THE SUPPORTING SOFTWARE to a THIRD PARTY in a form that the THIRD PARTY could compile, link, or by some other process incorporate THE SOFTWARE OUTPUT or THE SUPPORTING SOFTWARE into other software items. (Informational note: Subject to the Conditions specified herein, THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE may be supplied to a THIRD PARTY in the form of one or more Windows DLL or Linux .so files as long as the corresponding C++ header file - for example the C++ .h file - is NOT supplied to the THIRD PARTY. This is because CODALOGIC LTD takes the position that without the corresponding C++ header file a Windows DLL or Linux .so file is not in a form that it can be incorporated into other software items.)

(xii) At the discretion of CODALOGIC LTD, a free, time-limited LICENSE FILE may be provided to a USER for the purpose of extended evaluation. THE SOFTWARE OUTPUT associated with such a free, time-limited LICENSE FILE may not be supplied in any form (e.g. compiled or otherwise) to a THIRD PARTY. The possession of such a free, time-limited LICENSE FILE does not confer any rights to distribute THE SUPPORTING SOFTWARE to a THIRD PARTY.

(xiii) At the discretion of CODALOGIC LTD, a free LICENSE FILE may be provided to a USER who is a member of an academic institution. THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE associated with such a free LICENSE FILE may be supplied to an ACADEMIC FUNDING PARTY only for non-commercial training purposes.

(xiv) At the discretion of CODALOGIC LTD, a free LICENSE FILE may be provided to a training provider recognised by CODALOGIC LTD for the temporary use of students attending a training course recognised by CODALOGIC LTD. THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE associated with such a free LICENSE FILE may be supplied to an ACADEMIC FUNDING PARTY only for non-commercial training purposes.

Any use of THE SOFTWARE not explicitly permitted by the above Conditions is expressly not permitted, unless separate written agreement has been obtained from CODALOGIC LTD.

A USER may use THE SOFTWARE PROGRAM on any number of machines subject to said machines being solely for the use of said USER.

An INTEGRATOR may use THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE without acquiring a LICENSE FILE.

Subject to the above Conditions, THE SOFTWARE OUTPUT and THE SUPPORTING SOFTWARE may be supplied to a THIRD PARTY (or many thereof) royalty-free.

A USER may modify THE SUPPORTING SOFTWARE, but this does not change any restrictions imposed on the allowed uses of THE SUPPORTING SOFTWARE.

THE SOFTWARE PROGRAM is licensed as a single product. Except as otherwise stated, its component parts may not be separated for use by more than one USER.

YOU or any USER must not reverse engineer, decompile, or disassemble THE SOFTWARE, except and only to the extent that such activity is expressly permitted by applicable law. Copyright

THE SOFTWARE and its documentation are protected by copyright and other intellectual property laws and treaties. CODALOGIC LTD owns the title, copyright, and other intellectual property rights in THE SOFTWARE, and its documentation. CODALOGIC LTD reserves all rights not expressly granted to you in this agreement. THE SOFTWARE is licensed, not sold. Right to Refund

If YOU decide that THE SOFTWARE is not suitable for your purpose YOU are entitled to a refund of the amount you paid for the first LICENSE FILE, at any time prior to YOU delivering any item that depends on THE SOFTWARE to a THIRD PARTY or within a period of 90 days from the date of order, whichever is the earlier. On determining that THE SOFTWARE is not suitable for your purpose, all copies of THE SOFTWARE associated with a LICENSE FILE for which a refund is being claimed must be destroyed. Termination

Without prejudice to any other rights, CODALOGIC LTD may terminate this AGREEMENT if YOU fail to comply with the Terms and Conditions of this AGREEMENT. In such event, YOU and any USER and any INTEGRATOR must destroy all copies of THE SOFTWARE in your possession. Disclaimer

THE SOFTWARE IS PROVIDED 'AS IS' AND COMES WITH NO WARRANTY OF ANY KIND.

CODALOGIC LTD SHALL NOT BE LIABLE FOR ANY DAMAGES SUFFERED BY ANYONE OR ANYTHING DUE TO THE DIRECT

# OR INDIRECT USE OF THE SOFTWARE HOWEVER THEY MAY BE CAUSED. Governing Law

This AGREEMENT represents the complete agreement concerning the subject matter hereof. If any provision of this AGREEMENT is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This AGREEMENT is governed by, and shall be construed in accordance with, English law. The courts of England shall have jurisdiction to hear and determine any cost, action or proceedings, and to settle any disputes that may arise out of or in connection with this AGREEMENT and YOU irrevocably submit to the jurisdiction of such courts.

1.0. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.9. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.10. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.11. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.12. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.13. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.14. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. Source Code License

2.1. The Initial Developer Grant

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims: (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and (b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale,

and/or otherwise dispose of the Original Code (or portions thereof). (c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1 (b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

### 2.2. Contributor Grant

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license (a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2 (a) and 2.2 (b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations

### 3.1. Application of License

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2.

The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

### 3.2. Availability of Source Code

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

### 3.3. Description of Modifications

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

# 3.4. Intellectual Property Matters

(a) Third Party Claims

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

### (b) Contributor APIs

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

### (c) Representations

Contributor represents that, except as disclosed pursuant to Section 3.4 (a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

### 3.5. Required Notices

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a

notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.6. Distribution of Executable Versions

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2.

The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License.

If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.7. Larger Works

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

# 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Trademark Usage

# 5.1. Advertising Materials

All advertising materials mentioning features or use of the Governed Code must display the following acknowledgement: "This product includes software developed by CenterPoint - Connective Software Engineering GmbH." 5.2. Endorsements

The names "CenterPoint" and "CenterPoint - Connective Software Engineering GmbH." must not be used to endorse or promote Contributor Versions or Larger Works without the prior written permission of CenterPoint - Connective Software Engineering GmbH.

### 5.3. Product Names

Contributor Versions and Larger Works may not be called "CenterPoint" nor may the word "CenterPoint" appear in their names without prior written permission of CenterPoint - Connective Software Engineering GmbH.

### 6. Versions of the License

### 6.1. New Versions

CenterPoint - Connective Software Engineering GmbH. ("CenterPoint") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by CenterPoint. No one other than CenterPoint has the right to modify the terms applicable to Covered Code created under this License.

### 7. DISCLAIMER OF WARRANTY

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY

# RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

# 8. TERMINATION

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declatory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1 (b) and 2.2 (b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

# 9. LIMITATION OF LIABILITY

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

### 10. U.S. GOVERNMENT END USERS

The Covered Code is a "commercial item", as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation", as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

### 11. MISCELLANEOUS

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This license shall be governed by the Laws of Austria. Disputes shall be settled by an Austrian Court. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

### 12. RESPONSIBILITY FOR CLAIMS

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability. EXHIBIT A - CenterPoint Public License

The contents of this file are subject to the CenterPoint Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.cpointc.com/CPL/

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_\_.

The Initial Developer of the Original Code is CenterPoint - Connective Software Engineering GmbH. Portions created by CenterPoint - Connective Software Engineering GmbH. are Copyright © 1998-2000 CenterPoint - Connective Software Engineering GmbH. All Rights Reserved.

Contributor(s): \_\_\_\_\_\_.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition,

"control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

### 2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

# 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

# 3. Distribution Obligations.

# 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

# 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

### 4. Versions of the License.

### 4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

# 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

# 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or

indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

### 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. © 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

\_\_\_\_\_

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

Common Public License 1.0 <<<<<<<i>xilinx-separator>>>>>> Common Public License (CPL) -- V1.0

03 May 2005 Updated 16 Apr 2009

As of 25 Feb 2009, IBM has assigned the Agreement Steward role for the CPL to the Eclipse Foundation. Eclipse has designated the Eclipse Public License (EPL) as the follow-on version of the CPL.

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

# 1. DEFINITIONS

"Contribution" means:

a. in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b. in the case of each subsequent Contributor:

i. changes to the Program, and

ii. additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

# 2. GRANT OF RIGHTS

a. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c. Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d. Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

# 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a. it complies with the terms and conditions of this Agreement; and

b. its license agreement:

i. effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii. effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii. states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv. states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a. it must be made available under this Agreement; and

b. a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Creative Commons Attribution Share-Alike 2.5 license <<<<<<<<i>contents of Creative Commons Attribution Share-Alike 2.5 license

Creative Commons Legal Code

Attribution-ShareAlike 2.5

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS LICENSE DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

### 1. Definitions

1. "Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

3. "Licensor" means the individual or entity that offers the Work under the terms of this License.

4. "Original Author" means the individual or entity who created the Work.

5. "Work" means the copyrightable work of authorship offered under the terms of this License.

6. "You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

7. "License Elements" means the following high-level license attributes as selected by Licensor and indicated in the title of this License: Attribution, ShareAlike.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

1. to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

2. to create and reproduce Derivative Works;

3. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

4. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

5.

For the avoidance of doubt, where the work is a musical composition:

1. Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

2. Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights society or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

6. Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

1. You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(c), as requested.

2. You may distribute, publicly display, publicly perform, or publicly digitally perform a Derivative Work only under the terms of this License, a later version of this License with the same License Elements as this License, or a Creative Commons iCommons license that contains the same License Elements as this License (e.g. Attribution-ShareAlike 2.5 Japan). You must include a copy of, or the Uniform Resource Identifier for, this License or other license specified in the previous sentence with every copy or phonorecord of each Derivative Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Derivative Works that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder, and You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Derivative Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Derivative Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Derivative Work itself to be made subject to the terms of this License.

3. If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

### 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE MATERIALS, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### 7. Termination

1. This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

2. Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

### 8. Miscellaneous

1. Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

2. Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

3. If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

4. No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

5. This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Creative Commons is not a party to this License, and makes no warranty whatsoever in connection with the Work. Creative Commons will not be liable to You or any party on any legal theory for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this license. Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor.

Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, neither party will use the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time.

Creative Commons may be contacted at http://creativecommons.org/.

# Creative Commons Public License - Attribution 2.0 Generic

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS LICENSE DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

### License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

# BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

### 1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any reference to such Licensor or the Original Author, as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any reference to such Licensor or the Original Author, as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and give the Original Author credit reasonable to the medium or means You are utilizing by conveying the name (or pseudonym if applicable) of the Original Author if supplied; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

### 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

## 8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Creative Commons is not a party to this License, and makes no warranty whatsoever in connection with the Work. Creative Commons will not be liable to You or any party on any legal theory for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this license. Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor.

Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, neither party will use the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time.

Creative Commons may be contacted at https://creativecommons.org/.

### Creative Commons Public License - Attribution 3.0 Unported

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS LICENSE DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE. License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

# BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. TO THE EXTENT THIS LICENSE MAY BE CONSIDERED TO BE A CONTRACT, THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

# 1. Definitions

"Adaptation" means a work based upon the Work, or upon the Work and other pre-existing works, such as a translation, adaptation, derivative work, arrangement of music or other alterations of a literary or artistic work, or phonogram or performance and includes cinematographic adaptations or any other form in which the Work may be recast, transformed, or adapted including in any form recognizably derived from the original, except that a work that constitutes a Collection will not be considered an Adaptation for the purpose of this License. For the avoidance of doubt, where the Work is a musical work, performance or phonogram, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered an Adaptation for the purpose of this License.

"Collection" means a collection of literary or artistic works, such as encyclopedias and anthologies, or performances, phonograms or broadcasts, or other works or subject matter other than works listed in Section 1(f) below, which, by reason of the selection and arrangement of their contents, constitute intellectual creations, in which the Work is included in its entirety in unmodified form along with one or more other contributions, each constituting separate and independent works in themselves, which together are assembled into a collective whole. A work that constitutes a Collection will not be considered an Adaptation (as defined above) for the purposes of this License.

"Distribute" means to make available to the public the original and copies of the Work or Adaptation, as appropriate, through sale or other transfer of ownership.

"Licensor" means the individual, individuals, entity or entities that offer(s) the Work under the terms of this License.

"Original Author" means, in the case of a literary or artistic work, the individual, individuals, entity or entities who created the Work or if no individual or entity can be identified, the publisher; and in addition (i) in the case of a performance the actors, singers, musicians, dancers, and other persons who act, sing, deliver, declaim, play in, interpret or otherwise perform literary or artistic works or expressions of folklore; (ii) in the case of a phonogram the producer being the person or legal entity who first fixes the sounds of a performance or other sounds; and, (iii) in the case of broadcasts, the organization that transmits the broadcast.

"Work" means the literary and/or artistic work offered under the terms of this License including without limitation any production in the literary,

scientific and artistic domain, whatever may be the mode or form of its expression including digital form, such as a book, pamphlet and other writing; a lecture, address, sermon or other work of the same nature; a dramatic or dramatico-musical work; a choreographic work or entertainment in dumb show; a musical composition with or without words; a cinematographic work to which are assimilated works expressed by a process analogous to cinematography; a work of drawing, painting, architecture, sculpture, engraving or lithography; a photographic work to which are assimilated works expressed by a process analogous to photography; a work of applied art; an illustration, map, plan, sketch or three-dimensional work relative to geography, topography, architecture or science; a performance; a broadcast; a phonogram; a compilation of data to the extent it is protected as a copyrightable work; or a work performed by a variety or circus performer to the extent it is not otherwise considered a literary or artistic work.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation. "Publicly Perform" means to perform public recitations of the Work and to communicate to the public those public recitations, by any means or process, including by wire or wireless means or public digital performances; to make available to the public Works in such a way that members of the public may access these Works from a place and at a place individually chosen by them; to perform the Work to the public by any means or process and the communication to the public of the performances of the Work, including by public digital performance; to broadcast and rebroadcast the Work by any means including signs, sounds or images.

"Reproduce" means to make copies of the Work by any means including without limitation by sound or visual recordings and the right of fixation and reproducing fixations of the Work, including storage of a protected performance or phonogram in digital form or other electronic medium. 2. Fair Dealing Rights. Nothing in this License is intended to reduce, limit, or restrict any uses free from copyright or rights arising from limitations or exceptions that are provided for in connection with the copyright protection under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to Reproduce the Work, to incorporate the Work into one or more Collections, and to Reproduce the Work as incorporated in the Collections; to create and Reproduce Adaptations provided that any such Adaptation, including any translation in any medium, takes reasonable steps to clearly label, demarcate or otherwise identify that changes were made to the original Work. For example, a translation could be marked "The original work was translated from English to Spanish," or a modification could indicate "The original work has been modified.";

to Distribute and Publicly Perform the Work including as incorporated in Collections; and,

to Distribute and Publicly Perform Adaptations.

For the avoidance of doubt:

Non-waivable Compulsory License Schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme cannot be waived, the Licensor reserves the exclusive right to collect such royalties for any exercise by You of the rights granted under this License;

Waivable Compulsory License Schemes. In those jurisdictions in which the right to collect royalties through any statutory or compulsory licensing scheme can be waived, the Licensor waives the exclusive right to collect such royalties for any exercise by You of the rights granted under this License; and,

Voluntary License Schemes. The Licensor waives the right to collect royalties, whether individually or, in the event that the Licensor is a member of a collecting society that administers voluntary licensing schemes, via that society, from any exercise by You of the rights granted under this License.

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. Subject to Section 8(f), all rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may Distribute or Publicly Perform the Work only under the terms of this License. You must include a copy of, or the Uniform Resource Identifier (URI) for, this License with every copy of the Work You Distribute or Publicly Perform. You may not offer or impose any terms on the Work that restrict the terms of this License or the ability of the recipient of the Work to exercise the rights granted to that recipient under the terms of the License. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties with every copy of the Work You Distribute or Publicly Perform. When You Distribute or Publicly Perform the Work, You may not impose any effective technological measures on the Work that restrict the ability of a recipient of the Work from You to exercise the rights granted to that recipient under the terms of the License. This Section 4(a) applies to the Work as incorporated in a Collection, but this does not require the Collection apart from the Work itself to be made subject to the terms of this License. If You create a Collection, upon notice from any Licensor You must, to the extent practicable, remove from the Collection any credit as required by Section 4(b), as requested. If You create an Adaptation, upon notice from any Licensor You must, to the extent practicable, remove from the Adaptation any credit as required by Section 4(b), as requested.

If You Distribute, or Publicly Perform the Work or any Adaptations or Collections, You must, unless a request has been made pursuant to Section 4(a), keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or if the Original Author and/or Licensor designate another party or parties (e.g., a sponsor institute, publishing entity, journal) for attribution ("Attribution Parties") in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; (ii) the title of the Work if supplied; (iii) to the extent reasonably practicable, the URI, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and (iv), consistent with Section 3(b), in the case of an Adaptation, a credit identifying the use of the Work in the Adaptation (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). The credit required by this Section 4 (b)

may be implemented in any reasonable manner; provided, however, that in the case of a Adaptation or Collection, at a minimum such credit will appear, if a credit for all contributing authors of the Adaptation or Collection appears, then as part of these credits and in a manner at least as prominent as the credits for the other contributing authors. For the avoidance of doubt, You may only use the credit required by this Section for the purpose of attribution in the manner set out above and, by exercising Your rights under this License, You may not implicitly or explicitly assert or imply any connection with, sponsorship or endorsement by the Original Author, Licensor and/or Attribution Parties, as appropriate, of You or Your use of the Work, without the separate, express prior written permission of the Original Author, Licensor and/or Attribution Parties. Except as otherwise agreed in writing by the Licensor or as may be otherwise permitted by applicable law, if You Reproduce, Distribute or Publicly Perform the Work either by itself or as part of any Adaptations or Collections, You must not distort, mutilate, modify or take other derogatory action in relation to the Work which would be prejudicial to the Original Author's honor or reputation. Licensor agrees that in those jurisdictions (e.g. Japan), in which any exercise of the right granted in Section 3(b) of this License (the right to make Adaptations) would be deemed to be a distortion, mutilation, modification or other derogatory action prejudicial to the Original Author's honor and reputation, the Licensor will waive or not assert, as appropriate, this Section, to the fullest extent permitted by the applicable national law, to enable You to reasonably exercise Your right under Section 3(b) of this License (right to make Adaptations) but not otherwise. 5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Adaptations or Collections from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License. Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above. 8. Miscellaneous

Each time You Distribute or Publicly Perform the Work or a Collection, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You Distribute or Publicly Perform an Adaptation, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

The rights granted under, and the subject matter referenced, in this License were drafted utilizing the terminology of the Berne Convention for the Protection of Literary and Artistic Works (as amended on September 28, 1979), the Rome Convention of 1961, the WIPO Copyright Treaty of 1996, the WIPO Performances and Phonograms Treaty of 1996 and the Universal Copyright Convention (as revised on July 24, 1971). These rights and subject matter take effect in the relevant jurisdiction in which the License terms are sought to be enforced according to the corresponding provisions of the implementation of those treaty provisions in the applicable national law. If the standard suite of rights granted under applicable copyright law includes additional rights not granted under this License, such additional rights are deemed to be included in the License; this License is not intended to restrict the license of any rights under applicable law.

Creative Commons is not a party to this

Creative Commons is not a party to this License, and makes no warranty whatsoever in connection with the Work. Creative Commons will not be liable to You or any party on any legal theory for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this license. Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor.

Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, Creative Commons does not authorize the use by either party of the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of

Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time. For the avoidance of doubt, this trademark restriction does not form part of this License.

Creative Commons may be contacted at https://creativecommons.org/.

CYGNUS ECOS PUBLIC LICENSE, Version 1.0 <<<<<<<<i>cvilinx-separator>>>>>> CYGNUS ECOS PUBLIC LICENSE Version 1.0

### 1. DEFINITIONS.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice

required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or a list of source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity.

1.13. "Cygnus's Branded Code" is code that Cygnus Solutions ("Cygnus") distributes and/or permits others to distribute under different terms than the Cygnus eCos Public License. Cygnus's Branded Code may contain part or all of the Covered Code.

### 2. SOURCE CODE LICENSE.

2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer, to make, have made, use and sell ("Utilize") the Original Code (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Original Code (or portions thereof) and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

#### 2.2. Contributor Grant.

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code or as part of a Larger Work; and

(b) under patents now or hereafter owned or

controlled by Contributor, to Utilize the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Contributor Version (or portions thereof), and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

### 3. DISTRIBUTION OBLIGATIONS.

### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

### 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available and to the Initial Developer; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party. You are responsible for notifying the Initial Developer of the Modification and the location of the Source if a contact means is provided. Cygnus will be acting as maintainer of the Source and may provide an Electronic Distribution mechanism for the Modification to be made available. You can contact Cygnus to make the Modification available and to notify the Initial Developer. (http://sourceware.cygnus.com/ecos)

### 3.3. Description of Modifications.

You must cause all Covered Code to which you contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

### (a) Third Party Claims.

If You have knowledge that a party claims an intellectual property right in particular functionality or code (or its utilization under this License), you must include a text file with the source code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If you obtain such knowledge after You make Your Modification available as described in Section 3.2, You shall promptly modify the LEGAL file in all copies You make available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

### (b) Contributor APIs.

If Your Modification is an application programming interface and You own or control patents which are reasonably necessary to implement that API, you must also include this information in the LEGAL file.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code, and this License in any documentation for the Source Code, where You describe recipients' rights relating to Covered Code. If You created one or more Modification(s), You may add your name as a Contributor to the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then you must include such notice in a location (such as a relevant directory file) where a user would be likely to look for such a notice. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code.

However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

If you distribute executable versions containing Covered Code, you must reproduce the notice in Exhibit B in the documentation and/or other materials provided with the

# product.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

# 4. INABILITY TO COMPLY DUE TO STATUTE OR REGULATION.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; (b) cite the statute or regulation that prohibits you from adhering to the license; and (c) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it. You must submit this LEGAL file to Cygnus for review, and You will not be able use the covered code in any means until permission is granted from Cygnus to allow for the inability to comply due to statute or regulation.

# 5. APPLICATION OF THIS LICENSE.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A, and to related Covered Code.

Cygnus may include Covered Code in products without such additional products becoming subject to the terms of this License, and may license such additional products on different terms from those contained in this License.

Cygnus may license the Source Code of Cygnus's Branded Code without Cygnus's Branded Code becoming subject to the terms of this License, and may license Cygnus's Branded Code on different terms from those contained in this License. Contact Cygnus for details of alternate licensing terms available.

### 6. VERSIONS OF THE LICENSE.

### 6.1. New Versions.

Cygnus may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Cygnus. No one other than Cygnus has the right to modify the terms applicable to Covered Code beyond what is granted under this and subsequent Licenses.

### 6.3. Derivative Works.

If you create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), you must (a) rename Your license so that the phrases "ECOS", "eCos", "Cygnus", "CPL" or any confusingly similar phrase do not appear anywhere in your license and (b) otherwise make it clear that your version of the license contains terms which differ from the eCos Public License and Cygnus Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

### 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 8. TERMINATION.

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

### 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION. OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY **RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT** APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THAT EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

### 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in, the United States of America: (a) unless otherwise agreed in writing, all disputes relating to this License (excepting any dispute relating to intellectual property rights) shall be subject to final and binding arbitration, with the losing party paying all costs of arbitration; (b) any arbitration relating to this Agreement shall be held in Santa Clara County, California, under the auspices of JAMS/EndDispute; and (c) any litigation relating to this Agreement shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

### 12. RESPONSIBILITY FOR CLAIMS.

Except in cases where another Contributor has failed to comply with Section 3.4, You are responsible for damages arising, directly or indirectly, out of Your utilization of rights under this License, based on the number of copies of Covered Code you made available, the revenues you received from utilizing such rights, and other relevant factors. You agree to work with affected parties to distribute responsibility on an equitable basis.

# 13. ADDITIONAL TERMS APPLICABLE TO THE CYGNUS ECOS PUBLIC LICENSE.

Nothing in this License shall be interpreted to prohibit Cygnus from licensing under different terms than this License any code which Cygnus otherwise would have a right to license.

Cygnus and logo - This License does not grant any rights to use the trademark Cygnus, the Cygnus logo, eCos logo, even if such marks are included in the Original Code. You may contact Cygnus for permission to display the Cygnus and eCos marks in either the documentation or the Executable version beyond that required in Exhibit B.

Inability to Comply Due to Contractual Obligation - To the extent that Cygnus is limited contractually from making third party code available under this License, Cygnus may choose to integrate such third party code into Covered Code without being required to distribute such third party code in Source Code form, even if such third party code would otherwise be considered "Modifications" under this License.

# EXHIBIT A.

"The contents of this file are subject to the Cygnus eCos Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://sourceware.cygnus.com/ecos

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is eCos - Embedded Cygnus Operating System, released September 30, 1998.

The Initial Developer of the Original Code is Cygnus. Portions created by Cygnus are Copyright (C) 1998 Cygnus Solutions. All Rights Reserved."

# EXHIBIT B.

Part of the software embedded in this product is eCos -Embedded Cygnus Operating System, a trademark of Cygnus Solutions. Portions created by Cygnus are Copyright (C) 1998 Cygnus Solutions (http://www.cygnus.com). All Rights Reserved.

THE SOFTWARE IN THIS PRODUCT WAS IN PART PROVIDED BY CYGNUS SOLUTIONS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Eclipse Public License, version 1.0 <<<<<<<>xilinx-separator>>>>> Eclipse Public License - v 1.0 THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

### 1. DEFINITIONS

### "Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

### 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's

responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### **3. REQUIREMENTS**

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

- When the Program is made available in source code form:
- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement , including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

# 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Eclipse Public License - v 2.0 <<<<<<<<i>Eclipse Public License - v 2.0

# THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSEPUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTIONOF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

# 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial contentDistributed under this Agreement, and

b) in the case of each subsequent Contributor: i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by suchContributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution aloneor when combined with the Program.

"Program" means the Contributions Distributed in accordance with thisAgreement.

"Recipient" means anyone who receives the Program under this Agreementor any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or otherform, that is based on (or derived from) the Program and for which theeditorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new filein Source Code form that contains any contents of the Program. ModifiedWorks shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each casein order to link to, bind by name, or subclass the Program or ModifiedWorks thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for makingmodifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initialContributor.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor herebygrants Recipient a non-exclusive, worldwide, royalty-free copyrightlicense to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of suchContributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor herebygrants Recipient a non-exclusive, worldwide, royalty-free patentlicense under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shallapply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, suchaddition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to anyother combinations which include the Contribution. No hardware perse is licensed hereunder.

c) Recipient understands that although each Contributor grants thelicenses to its Contributions set forth herein, no assurances areprovided by any Contributor that the Program does not infringe thepatent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claimsbrought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes soleresponsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required toallow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficientcopyright rights in its Contribution, if any, to grant the copyrightlicense set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributormakes additional grants to any Recipient (other than those set forthin this Agreement) as a result of such Recipient's receipt of theProgram under the terms of a Secondary License (if permitted under the terms of Section 3).

## **3. REQUIREMENTS**

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, inaccordance with section 3.2, and the Contributor must accompanythe Program with a statement that the Source Code for the Programis available under this Agreement, and informs Recipients how toobtain it in a reasonable manner on or through a medium customarilyused for software exchange; and

b) the Contributor may Distribute the Program under a licensedifferent than this Agreement, provided that such license: i) effectively disclaims on behalf of all other Contributors allwarranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors alliability for damages, including direct, indirect, special, incidentaland consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in theSource Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any partyto be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i)is combined with other material in a separate file or files made availableunder a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of suchSecondary Licenses, and b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability('notices') contained within the Program from any copy of the Program whichthey Distribute, provided that Contributors may add their own appropriatenotices.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license

is intended to facilitate the commercial use of the Program, theContributor who includes the Program in a commercial product offering shoulddo so in a manner which does not create potential liability for otherContributors. Therefore, if a Contributor includes the Program in acommercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor("Indemnified Contributor") against any losses, damages and costs(collectively "Losses") arising from claims, lawsuits and other legal actionsbrought by a third party against the Indemnified Contributor to the extentcaused by the acts or omissions of such Commercial Contributor in connectionwith its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relatingto any actual or alleged intellectual property infringement. In order toqualify, an Indemnified Contributor must: a) promptly notify theCommercial Contributor in writing of such claim, and b) allow the CommercialContributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The IndemnifiedContributor may participate in any such claim at its own expense.

For example, a Contributor might include the Programin a commercial product offering, Product X. That Contributor is then aCommercial Contributor. If that Commercial Contributor then makes performanceclaims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claimsagainst the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damagesas a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTEDBY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUTWARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient issolely responsible for determining the appropriateness of using anddistributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to therisks and costs of program errors, compliance with applicable laws, damageto or loss of data, programs or equipment, and unavailability orinterruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTEDBY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANYLIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS),HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICTLIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAYOUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTSGRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable underapplicable law, it shall not affect the validity or enforceability of theremainder of the terms of this Agreement, and without further action by theparties hereto, such provision shall be reformed to the minimum extentnecessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including across-claim or counterclaim in a lawsuit) alleging that the Program itself(excluding combinations of the Program with other software or hardware)infringes such Recipient's patent(s), then such Recipient's rights grantedunder Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement anddoes not cure such failure in a reasonable period of time after becomingaware of such noncompliance. If all Recipient's rights under this Agreementterminate, Recipient agrees to cease use and distribution of the Programas soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to theProgram shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and mayonly be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreementfrom time to time. No one other than the Agreement Steward has the rightto modify this Agreement. The Eclipse Foundation is the initial AgreementSteward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program(including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a newversion of the Agreement is published, Contributor may elect to Distribute Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipientreceives no rights or licenses to the intellectual property of anyContributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly grantedunder this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the followingSecondary Licenses when the conditions for such availability set forthin the Eclipse Public License, v. 2.0 are satisfied: {name license(s),version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit Ais not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in arelevant directory) where a recipient would be likely to look forsuch a notice.

You may add additional accurate notices of copyright ownership.

Copyright (C) 2009 Free Software Foundation, Inc. < http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This GCC Runtime Library Exception ("Exception") is an additional permission under section 7 of the GNU General Public License, version 3 ("GPLv3"). It applies to a given file (the "Runtime Library") that bears a notice placed by the copyright holder of the file stating that the file is governed by GPLv3 along with this Exception.

When you use GCC to compile a program, GCC may combine portions of certain GCC header files and runtime libraries with the compiled program. The purpose of this Exception is to allow compilation of non-GPL (including proprietary) programs to use, in this way, the header files and runtime libraries covered by this Exception.

0. Definitions.

A file is an "Independent Module" if it either requires the Runtime Library for execution after a Compilation Process, or makes use of an interface provided by the Runtime Library, but is not otherwise based on the Runtime Library.

"GCC" means a version of the GNU Compiler Collection, with or without modifications, governed by version 3 (or a specified later version) of the GNU General Public License (GPL) with the option of using any subsequent versions published by the FSF.

"GPL-compatible Software" is software whose conditions of propagation, modification and use would permit combination with GCC in accord with the license of GCC.

"Target Code" refers to output from any compiler for a real or virtual target processor architecture, in executable form or suitable for input to an assembler, loader, linker and/or execution phase. Notwithstanding that, Target Code does not include data in any format that is used as a compiler intermediate representation, or used for producing a compiler intermediate representation.

The "Compilation Process" transforms code entirely represented in

non-intermediate languages designed for human-written code, and/or in Java Virtual Machine byte code, into Target Code. Thus, for example, use of source code generators and preprocessors need not be considered part of the Compilation Process, since the Compilation Process can be understood as starting with the output of the generators or preprocessors.

A Compilation Process is "Eligible" if it is done using GCC, alone or with other GPL-compatible software, or if it is done without using any work based on GCC. For example, using non-GPL-compatible Software to optimize any GCC intermediate representations would not qualify as an Eligible Compilation Process.

1. Grant of Additional Permission.

You have permission to propagate a work of Target Code formed by combining the Runtime Library with Independent Modules, even if such propagation would otherwise violate the terms of GPLv3, provided that all Target Code was generated by Eligible Compilation Processes. You may then convey such a combination under terms of your choice, consistent with the licensing of the Independent Modules.

2. No Weakening of GCC Copyleft.

The availability of this Exception does not imply any general presumption that third-party software is unaffected by the copyleft requirements of the license of GCC.

GNU Free Documentation License, version 1.1 <<<<<<<i>xilinx-separator>>>>>> GNU Free Documentation License Version 1.1, March 2000

Copyright (C) 2000 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other written document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondarily, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you".

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (For example, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, whose contents can be viewed and edited directly and straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup has been designed to thwart or discourage subsequent modification by readers is not Transparent. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML designed for human modification. Opaque formats include PostScript, PDF, proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML produced by some word processors for output purposes only. The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

#### 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies of the Document numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a publicly-accessible computer-network location containing a complete Transparent copy of the Document, free of added material, which the general network-using public has access to download anonymously at no charge using public-standard network protocols. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

#### 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under

the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has less than five).
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section entitled "History", and its title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. In any section entitled "Acknowledgements" or "Dedications", preserve the section's title, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section as "Endorsements" or to conflict in title with any Invariant Section.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard. You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections entitled "History" in the various original documents, forming one section entitled "History"; likewise combine any sections entitled "Acknowledgements", and any sections entitled "Dedications". You must delete all sections entitled "Endorsements."

## 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, does not as a whole count as a Modified Version of the Document, provided no compilation copyright is claimed for the compilation. Such a compilation is called an "aggregate", and this License does not apply to the other self-contained works thus compiled with the Document, on account of their being thus compiled, if they are not themselves derivative works of the Document. If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one quarter of the entire aggregate, the Document's Cover Texts may be placed on covers that surround only the Document within the aggregate. Otherwise they must appear on covers around the whole aggregate.

#### 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License provided that you also include the original English version of this License. In case of a disagreement between the translation and the original English version of this License, the original English version will prevail.

## 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided for under this License. Any other attempt to copy, modify, sublicense or distribute the Document is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

## 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See http://www.gnu.org/copyleft/.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation.

# ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

## Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.1 or any later version published by the Free Software Foundation; with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST. A copy of the license is included in the section entitled "GNU Free Documentation License". If you have no Invariant Sections, write "with no Invariant Sections" instead of saying which ones are invariant. If you have no Front-Cover Texts, write "no Front-Cover Texts" instead of "Front-Cover Texts being LIST"; likewise for Back-Cover Texts.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

GNU Free Documentation License, Version 1.2 <<<<<<<<i>Kilinx-separator>>>>> GNU Free Documentation License Version 1.2, November 2002

Copyright (C) 2000,2001,2002 Free Software Foundation, Inc. 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

## 0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondarily, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

## 1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following

text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

## 2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

## 3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

## 4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
- O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties--for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

## 5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

#### 6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

## 7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate

and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

## 8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

#### 9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided for under this License. Any other attempt to copy, modify, sublicense or distribute the Document is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

#### 10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See http://www.gnu.org/copyleft/.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

Copyright (c) YEAR YOUR NAME.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.2 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled "GNU Free Documentation License".

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the "with...Texts." line with this:

with the Invariant Sections being LIST THEIR TITLES, with the Front-Cover Texts being LIST, and with the Back-Cover Texts being LIST.

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

GNU General Public License, version 2 <<<<<<<<i>animission constraints and a separator separator

Copyright (C) 1989, 1991 Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readablesource code, which must be distributed under the terms of Sections1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.) The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.> Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989 Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. GNU General Public License, version 3 <<<<<<<<i>and the separator separator

Copyright (C) 2007 Free Software Foundation, Inc. <a href="http://fsf.org/>keyyone">http://fsf.org/>keyyone</a> is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official

standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

#### 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the

machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

#### 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

#### 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

## 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

## 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

## END OF TERMS AND CONDITIONS

## How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.> Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <a href="http://www.gnu.org/licenses/">http://www.gnu.org/licenses/</a>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author> This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <a href="http://www.gnu.org/licenses/">http://www.gnu.org/licenses/</a>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU Lesser General Public License, version 2.1 <<<<<<<i>and the separator and the se

Copyright (C) 1991, 1999 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library General Public License, version 2, hence the version number 2.1.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".) "Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it. Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.) Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you

#### distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.> Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990 Ty Coon, President of Vice

That's all there is to it!

#### Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <a href="http://fsf.org/>keyyone">http://fsf.org/>keyyone</a> is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

# 5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Copyright (C) 1991 Free Software Foundation, Inc. 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is

numbered 2 because it goes with version 2 of the ordinary GPL.]

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an

appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance. 9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

# NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.> Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public

License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990 Ty Coon, President of Vice

That's all there is to it!

Lucent Public License Version 1.02

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

in the case of <ORGANIZATION:> ("<OWNER>"), the Original Program, and

in the case of each Contributor,

changes to the Program, and

additions to the Program;

where such changes and/or additions to the Program were added to the Program by such Contributor itself or anyone acting on such Contributor's behalf, and the Contributor explicitly consents, in accordance with Section 3C, to characterization of the changes and/or additions as Contributions.

"Contributor" means <OWNER> and any other entity that has Contributed a Contribution to the Program.

"Distributor" means a Recipient that distributes the Program, modifications to the Program, or any part thereof.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Original Program" means the original version of the software accompanying this Agreement as released by <OWNER>, including source code, object code and documentation, if any.

"Program" means the Original Program and Contributions or any part thereof

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

# 2. GRANT OF RIGHTS

a. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b. Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. The patent license granted by a Contributor shall also apply to the combination of the Contribution of that Contributor and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license granted by a Contributor shall not apply to (i) any other combinations which include the Contribution, nor to (ii) Contributions of other Contributors. No hardware per se is licensed hereunder.

c. Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d. Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

## **3. REQUIREMENTS**

A. Distributor may choose to distribute the Program in any form under this Agreement or under its own license agreement, provided that:

it complies with the terms and conditions of this Agreement;

if the Program is distributed in source code or other tangible form, a copy of this Agreement or Distributor's own license agreement is included with each copy of the Program; and

if distributed under Distributor's own license agreement, such license agreement:

effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits; and

states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party.

B. Each Distributor must include the following in a conspicuous location in the Program:

Copyright (C) <YEAR>, <ORGANIZATION> and others. All Rights Reserved.

C. In addition, each Contributor must identify itself as the originator of its Contribution in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution. Also, each Contributor must agree that the additions and/or changes are intended to be a Contribution. Once a Contribution is contributed, it may not thereafter be revoked.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Distributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for Contributors. Therefore, if a Distributor includes the Program in a commercial product offering, such Distributor ("Commercial Distributor") hereby agrees to defend and indemnify every Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Distributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Distributor in writing of such claim, and b) allow the Commercial Distributor to control, and cooperate with the Commercial Distributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Distributor might include the Program in a commercial product offering, Product X. That Distributor is then a Commercial Distributor. If that Commercial Distributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Distributor's responsibility alone. Under this section, the Commercial Distributor would have to defend claims against the Contributors related to those performance claims and warranties, and if a court requires any Contributor to pay any damages as a result, the Commercial Distributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. EXPORT CONTROL

Recipient agrees that Recipient alone is responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries).

## 8. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

LUCENT may publish new versions (including revisions) of this Agreement from time to time. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. No one other than LUCENT has the right to modify this Agreement. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

METRO LINK PUBLIC LICENSE

#### METRO LINK PUBLIC LICENSE MOTIF GRAPHICAL USER INTERFACE SOFTWARE Version 1.00

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS METRO LINK PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a. in the case of METRO LINK, INCORPORATED ("METRO LINK"), the Metro Link Program, and

b. in the case of each Contributor,

1. changes to the Program, and

2. additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means The Open Group, METRO LINK and any other entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Open Source" programs mean software for the source code is available without confidential or trade secret restrictions and for which the source code and object code are available for distribution without license charges.

"Metro Link Program" means the original version of the software accompanying this Agreement as released by METRO LINK, including source code, object code and documentation, if any.

"Program" means the Metro Link Program and Contributions.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

The rights granted under this license are limited solely to distribution and sublicensing of the Contribution(s) on, with or for operating systems which are themselves Open Source programs.

a. Subject to the terms of this Agreement, The Open Group Public License Agreement attached hereto ("The Open Group Agreement") and the limitations of this Section 2, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b. Subject to the terms of this Agreement, The Open Group Agreement and this Section 2, each Contributor hereby grants Recipient a nonexclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c. Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d. Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

#### **3. REQUIREMENTS**

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a. it complies with the terms and conditions of this Agreement and The Open Group Agreement; and

b. its license agreement:

1. effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

2. effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

3. states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

4. states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a. it must be made available under this Agreement and the Open Group Agreement; and

b. a copy of this Agreement must be included with each copy of the Program.

Each Contributor must include the following in a conspicuous location in the Program:

Copyright (C) May, 2000 The Open Group, Metro Link, Incorporated and others. All Rights Reserved

In addition, each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

## 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

a) promptly notify the Commercial Contributor in writing of such claim, and

b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations.

The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

# 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

#### 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

METRO LINK may publish new versions (including revisions) of this Agreement from time to time. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. No one other than METRO LINK has the right to modify this Agreement. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of Florida and the intellectual property laws of the United States of America.

No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

MIT

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions: The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. Source Code License.

2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patents Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by: i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

## 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered Code.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version;
3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

# 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

## 3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

## 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

#### 3.4. Intellectual Property Matters

## (a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

#### (b) Contributor APIs.

If Contributor's Modifications include an application programming interface and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

#### (c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

## 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

## 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

# 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Application of this License.

This License applies to code to which the Initial Developer has

attached the notice in Exhibit A and to related Covered Code.

6. Versions of the License.

## 6.1. New Versions.

Netscape Communications Corporation ("Netscape") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

# 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Netscape. No one other than Netscape has the right to modify the terms applicable to Covered Code created under this License.

## 6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename Your license so that the phrases "Mozilla", "MOZILLAPL", "MOZPL", "Netscape", "MPL", "NPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Mozilla Public License and Netscape Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

# 8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declatory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Code with only those rights set forth herein.

## 11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

## 12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

# 13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the NPL or the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

## EXHIBIT A -Mozilla Public License.

``The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.mozilla.org/MPL/

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is \_\_\_\_\_\_.

The Initial Developer of the Original Code is \_\_\_\_\_\_ Portions created by \_\_\_\_\_\_ are Copyright (C) \_\_\_\_\_\_ \_\_\_\_\_. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of the \_\_\_\_\_ license (the "[\_\_\_] License"), in which case the provisions of [\_\_\_\_] License are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of the [\_\_\_\_] License and not to allow others to use your version of this file under the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [\_\_\_] License. If you do not delete the provisions above, a recipient may use your version of this file under either the MPL or the [\_\_\_] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

#### 1. Definitions

-----

- 1.1. "Contributor" means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.
- 1.2. "Contributor Version"
  - means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.
- 1.3. "Contribution" means Covered Software of a particular Contributor.
- 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

- 1.5. "Incompatible With Secondary Licenses" means
  - (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
  - (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.
- 1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.
- 1.11. "Patent Claims" of a Contributor means any patent claim(s), including without limitation, method,

process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

# 2. License Grants and Conditions

\_\_\_\_\_

## 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.
- 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

# 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

-----

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

- 3.2. Distribution of Executable Form
- If You distribute Covered Software in Executable Form then:
- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.
- 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

## 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

## 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

# 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

\_\_\_\_\_

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

**	***************************************
*	*
*	6. Disclaimer of Warranty *
*	*
*	*
* * * * * * * *	Covered Software is provided under this License on an "as is" * basis, without warranty of any kind, either expressed, implied, or * statutory, including, without limitation, warranties that the * Covered Software is free of defects, merchantable, fit for a * particular purpose or non-infringing. The entire risk as to the * quality and performance of the Covered Software is with You. * Should any Covered Software prove defective in any respect, You * (not any Contributor) assume the cost of any necessary servicing, * repair, or correction. This disclaimer of warranty constitutes an * essential part of this License. No use of any Covered Software is * authorized under this License except under this disclaimer. *
*	*
*	**************************************
*	*
*	*
* * * * * * * * * * *	Under no circumstances and under no legal theory, whether tort * (including negligence), contract, or otherwise, shall any * Contributor, or anyone who distributes Covered Software as * permitted above, be liable to You for any direct, indirect, * special, incidental, or consequential damages of any character * including, without limitation, damages for lost profits, loss of * goodwill, work stoppage, computer failure or malfunction, or any * and all other commercial damages or losses, even if such party * shall have been informed of the possibility of such damages. This * limitation of liability shall not apply to liability for death or * personal injury resulting from such party's negligence to the * extent applicable law prohibits such limitation. Some * jurisdictions do not allow the exclusion or limitation of * incidental or consequential damages, so this exclusion and * limitation may not apply to You. *
**	

#### 8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

# 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

-----

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

-----

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at http://mozilla.org/MPL/2.0/.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Python Software Foundation License Version 2 <<<<<<<<i>A. HISTORY OF THE SOFTWARE \_\_\_\_\_

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see http://www.zope.com). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Deriv from	red Yea		ner GPL- npatible© (1)
			con	ipuliolo (1)
0.9.0 thru	1.2	1991-	1995 CW	'I yes
1.3 thru 1.	.5.2 1.2	1995	5-1999 CI	NRI yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen	.com no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6		PSF	no
2.0.1	2.0+1.6	5.1 2001	PSF	yes
2.1.1	2.1+2.0	0.1 2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2		yes
2.3.1	2.3	2002-2		yes
2.3.2	2.3.1	2002-2		yes
2.3.3	2.3.2	2002-2		yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.7	2.6	2010	PSF	yes

#### Footnotes:

- (1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.
- (2) According to Richard Stallman, 1.6.1 is not GPL-compatible,

because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

**BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0** 

## BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at http://www.pythonlabs.com/logos.html may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

# **CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1**

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights

Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: http://hdl.handle.net/1895.22/1013".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

# ACCEPT

# CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

-----

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in

supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Unicode® Terms of Use

For the general privacy policy governing access to this site, see the Unicode Privacy Policy

(http://www.unicode.org/policies/privacy\_policy.html). For trademark usage, see the Unicode® Consortium Name and Trademark Usage Policy (http://www.unicode.org/policies/logo\_policy.html).

Notice to End User: Terms of Use

Carefully read the following legal agreement ("Agreement"). Use or copying of the software and/or codes provided with this agreement (The "Software") constitutes your acceptance of these terms. If you have any questions about these terms of use, please contact the Unicode Consortium.

#### Unicode Copyright.

Copyright © 1991-2017 Unicode, Inc. All rights reserved.

Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any person is hereby authorized, without fee, to modify such documents and files to create derivative works conforming to the Unicode® Standard, subject to Terms and Conditions herein.

Any person is hereby authorized, without fee, to view, use, reproduce, and distribute all documents and files solely for informational purposes and in the creation of products supporting the Unicode Standard, subject to the Terms and Conditions herein.

Further specifications of rights and restrictions pertaining to the use of the particular set of data files known as the "Unicode Character Database" can be found in the License.

Each version of the Unicode Standard has further specifications of rights and restrictions of use. For the book editions (Unicode 5.0 and earlier), these are found on the back of the title page. The online code charts carry specific restrictions. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under these general Terms of Use.

No license is granted to "mirror" the Unicode website where a fee is charged for access to the "mirror" site.

Modification is not permitted with respect to this document. All copies of this document must be verbatim.

Restricted Rights Legend. Any technical data or software which is licensed to the United States of America, its agencies and/or instrumentalities under this Agreement is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101, or DFARS 252.227-7014 (June 1995), as applicable. For technical data, use, duplication, or disclosure by the Government is subject to restrictions as set forth in DFARS 202.227-7015 Technical Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as applicable, use, duplication or disclosure by the Government is subject to the restrictions set forth in this Agreement.

Warranties and Disclaimers.

This publication and/or website may include technical or typographical errors or other inaccuracies . Changes are periodically added to the information herein; these changes will be incorporated in new editions of the publication and/or website. Unicode may make improvements and/or changes in the product(s) and/or program(s) described in this publication and/or website at any time.

If this file has been purchased on magnetic or optical media from Unicode, Inc. the sole and exclusive remedy for any claim will be exchange of the defective media within ninety (90) days of original purchase.

EXCEPT AS PROVIDED IN SECTION C.2, THIS PUBLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN THIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REFERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE. Waiver of Damages. In no event shall Unicode or its licensors be liable for any special, incidental, indirect or consequential damages of any kind, or any damages whatsoever, whether or not Unicode was advised of the possibility of the damage, including, without limitation, those resulting from the following: loss of use, data or profits, in connection with the use, modification or distribution of this information or its derivatives.

#### Trademarks & Logos.

The Unicode Word Mark and the Unicode Logo are trademarks of Unicode, Inc. "The Unicode Consortium" and "Unicode, Inc." are trade names of Unicode, Inc. Use of the information and materials found on this website indicates your acknowledgement of Unicode, Inc.'s exclusive worldwide rights in the Unicode Word Mark, the Unicode Logo, and the Unicode trade names.

The Unicode Consortium Name and Trademark Usage Policy ("Trademark Policy") are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, Inc.

All third party trademarks referenced herein are the property of their respective owners.

Miscellaneous.

Jurisdiction and Venue. This server is operated from a location in the State of California, United States of America. Unicode makes no representation that the materials are appropriate for use in other locations. If you access this server from other locations, you are responsible for compliance with local laws. This Agreement, all use of this site and any claims and damages resulting from use of this site are governed solely by the laws of the State of California without regard to any principles which would apply the laws of a different jurisdiction. The user agrees that any disputes regarding this site shall be resolved solely in the courts located in Santa Clara County, California. The user agrees said courts have personal jurisdiction and agree to waive any right to transfer the dispute to any other forum.

Modification by Unicode Unicode shall have the right to modify this Agreement at any time by posting it to this site. The user may not assign any part of this Agreement without Unicode's prior written consent.

Taxes. The user agrees to pay any taxes arising from access to this website or use of the information herein, except for those based on Unicode's net income.

Severability. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.

Entire Agreement. This Agreement constitutes the entire agreement between the parties.

#### EXHIBIT 1

# UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

http://www.unicode.org/Public/, http://www.unicode.org/reports/, http://www.unicode.org/cldr/data/, http://source.icu-project.org/repos/icu/, and http://www.unicode.org/utility/trac/browser/.

Unicode Data Files do not include PDF online code charts under the directory http://www.unicode.org/Public/.

Software includes any source code published in the Unicode Standard or under the directories

http://www.unicode.org/Public/, http://www.unicode.org/reports/, http://www.unicode.org/cldr/data/, http://source.icu-project.org/repos/icu/, and http://www.unicode.org/utility/trac/browser/.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

#### COPYRIGHT AND PERMISSION NOTICE

Copyright © 1991-2017 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in http://www.unicode.org/copyright.html.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Part Five: Additional Acknowledgements.

JRE

# Group JPEG

#### WindU

2024.04.21