

# Proficy Historian 2023

Open Source Software List

#### **Proprietary Notice**

The information contained in this publication is believed to be accurate and reliable. However, General Electric Company assumes no responsibilities for any errors, omissions or inaccuracies. Information contained in the publication is subject to change without notice.

No part of this publication may be reproduced in any form, or stored in a database or retrieval system, or transmitted or distributed in any form by any means, electronic, mechanical photocopying, recording or otherwise, without the prior written permission of General Electric Company. Information contained herein is subject to change without notice.

© 2023, General Electric Company. All rights reserved.

#### **Trademark Notices**

GE, the GE Monogram, and Predix are either registered trademarks or trademarks of General Electric Company.

Microsoft® is a registered trademark of Microsoft Corporation, in the United States and/or other countries.

All other trademarks are the property of their respective owners.

We want to hear from you. If you have any comments, questions, or suggestions about our documentation, send them to the following email address:

doc@ge.com

# **Open Source Software List**

In accordance with certain software license terms, the General Electric Company ("GE") makes available the following software package installations. This code is provided to you on an "as is" basis, and GE makes no representations or warranties for the use of this code by you independent of any GE provided software or services.

Refer to the licenses and copyright notices files for each package for any specific license terms that apply to each software bundle, associated with this product release.

NOTE: These software package versions may change or be removed as needed for updates to this product.

Software Name and	Company Link	License Name and Version	Copyright Year
Java JDK		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. Java JDK version 11.0.8	
JRE		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. JRE version 11.0.17+8	
Spring Boot		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. Spring Boot version 2.7.4	
Tomcat		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. Tomcat version 9.0.69	
Log4j		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. Log4j version 2.19.0	
Angular2		Apache License, Version 2.0 The binaries and the infrastructure are licensed under Apache. Angular2 version 12.2.13.	2010-2015
Azure-iot-sdk-c	https://docs.microsoft.com/en- us/azure/iot-hub/iot-hub-device- sdk-c-intro	Version 1.3.8	Copyright © Microsoft 2020 Microsoft Open Source Code of Conduct
C++ REST SDK	https://casablanca.codeplex	Apache License, Version 2.0 for C++REST SDK	2004
Eclipse OpenJ9 0.24.0	https://projects.eclipse.org/projects/tech nology.openj9/releases/0.24.0	Eclipse.org Terms of Use	
Google-gson	http://code.google.com/p/go	Apache License, Version 2.0 for Google-gson	2004
Java Native Access	https://github.com/twall/	Apache License, Version 2.0 for Java Native Access	Copyright © 2 Fast, Timothy Meissner & o
Javascript Base64	https://creativecommons.or	Creative Commons Legal Code for Javascript Base64	No copyright

Software Name and Version	Company Link	License Name and Version	Copyright Year
jQuery Print View Plugin	http://jquery.com/	GPL Version 2 for jQuery Print View Plugin	1991
jsPDF	https://github.com/Mrrio/jsPDF	MIT License for jsPDF	2010-2014
Less	https://github.com/less/less.js/	Apache License, Version 2.0 for Less	2004-2013
Libxml2 2.9.11	http://xmlsoft.org/	The MIT License for Libxml2	1998-2012
MigraDoc	http://www.pdfsharp.net/	MIT License Agreement for MigraDOC	2005-2014
Mosquitto	https://mosquitto.org	The Eclipse Public License is available at <a href="http://www.eclipse.org/legal/epl-v10.html">http://www.eclipse.org/legal/epl-v10.html</a> and the Eclipse Distribution License is available at <a href="http://www.eclipse.org/org/documents/edl-v10.php">http://www.eclipse.org/org/documents/edl-v10.php</a>	Copyright (c Roger Light
OpenSSL 1.1.1k	https://www.openssl.org/	The OpenSSL License	1998-2019
Oracle Java SE 11.0.10	https://www.oracle.com/java/	Oracle Java SE 11	2021
PDFsharp	http://www.pdfsharp.net/	MIT License Agreement for PDFsharp	2005-2014
PhantomJS	http://phantomjs.org/	BSD-3 clause for PhantomJS	1991
pthread-win32	https://sourceforge.net/projects/pthre ads4w/files/	Version 3	
PostgreSQL	https://www.postgresql.org/abou t/policies/coc/	Version 13.3	1996-2021
Python	https://www.python.org/	Version 2.7	2000- 2015

# **Open Source Software Licenses**

# **AdoptOpenJDK**

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 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.

#### 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 meetall 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.

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.

# THE APACHE LICENSE, VERSION 2.0 for C++ REST SDK

Copyright © 2004

#### 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 causethedirectionormanagement of such entity, whether by contractor 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).

"DerivativeWorks" shallmeananywork, whetherin Sourceor Objectform, that is based on (orderived 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 oritsrepresentatives, including but not limited to communication on electronic mailing lists, source code control systems, and is sue 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 CopyrightLicense.

Subject to the terms and conditions of this License, each Contributor herebygrants to Youaperpetual, worldwide, nonexclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publiclyperform, 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, nonexclusive, 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 bysuch Contributorthatarenecessarilyinfringedbytheir

Contribution(s)aloneorbycombinationoftheirContribution(s) withtheWork towhichsuch Contribution(s) was submitted. If Youinstitutepatentlitigationagainst anyentity(including a cross-claim or counterclaim inalawsuit) alleging that the Work

oraContributionincorporated withintheWork constitutes directorcontributory patent infringement, thenanypatentlicenses grantedto Youunder this LicenseforthatWork shall terminate as of the date such litigation is filed.

## 4. Redistribution.

Youmayreproduce and distribute copies of the Work or Derivative Works thereof in any medium, without modifications, and in Source or Object form, provided that You meet the following conditions:

- 1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- 2. You must cause any modified files to carry prominent notices stating that You changed the files; and
- 3. 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
- 4. If the Work includes a "NOTICE" textfile as part of its distribution, then any Derivative Works that You distributemust include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertainto anypartoftheDerivativeWorks, in atleastone of thefollowing places: within a NOTICE textfile distributed as part of the Derivative Works; within the Sourceform ordocumentation, if provided along with the DerivativeWorks; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The

contents of the NOTICE filear eforinformational 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 underthe 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, exceptas requiredforreasonableandcustomaryuseindescribingtheoriginofthe Workandreproducingthecontent 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.

Inno event and under no legaltheory, whetherintort (including negligence), contract, or otherwise, unless required by applicablelaw(suchas deliberateand grosslynegligentacts) or agreed to in writing, shall any Contributor beliable 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 useor 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.

Whileredistributing the Work or Derivative Works thereof, Youmay choose tooffer, and chargeafeefor, 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.

# THE APACHE LICENSE, VERSION 2.0 FOR LESS

Copyright © 2004-2013 Apache Software Foundation.

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 causethedirectionormanagement of such entity, whether by contractor otherwise, or (ii) ownership of fiftypercent (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 orits representatives, including but not limited to communication on electronic mailing lists, source code control systems, and is sue 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 herebygrants to You aperpetual, worldwide, nonexclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publiclyperform, sublicense, and distribute the Work and such Derivative Worksin Source 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, nonexclusive, 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 bysuchContributorthatarenecessarilyinfringedbytheir Contribution(s)aloneorbycombinationoftheirContribution(s) with theWork towhichsuch Contribution(s) was submitted. If Youinstitute patentlitigationagainstanyentity(including a cross-claimorcounterclaim inalawsuit) allegingthattheWork oraContribution incorporated withintheWork constitutes director contributory patent infringement, thenanypatent licenses granted to You underthis Licensefor that Work shall terminate as of the date such litigation is filed.

# 4. Redistribution.

Youmayreproduceand distributecopies of the Work or Derivative Works thereofinany medium, without modifications, and in Source or Object form, provided that You meet the following conditions:

- 1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- 2. You must cause any modified files to carry prominent notices stating that You changed the files; and
- 3. 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
- 4. If the Work includes a "NOTICE" textfile as partofits distribution, then any Derivative Works that Youdistributemust include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain

to anypart of the Derivative Works, inat leastone of thefollowing 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, along side 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 mayadd Your owncopyright statementto Your modifications and mayprovide 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.

ThisLicensedoes notgrant permission to usethetradenames, trademarks, servicemarks, 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 requiredbyapplicablelaworagreedto in writing, Licensorprovidesthe Work (andeach Contributor providesits 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.

Innoeventandundernolegaltheory, whetherintort(including negligence), contract, orotherwise, 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, computerfailureor 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 acceptingsuchobligations, You mayactonlyon Yourownbehalf andon Yoursoleresponsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurredby, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### **END OF TERMS AND CONDITIONS**

# **Eclipse.org Terms of Use**

# Terms and Conditions of Use for the Eclipse Foundation Web Site and Related Services

As used herein, the term "you" means the individual accessing this Web site, as well as any person or entity which has granted to such individual the authority to enter into this agreement on its behalf. By accessing, browsing, or using this Web site, you acknowledge that you have read, understand, and agree to be bound by these terms. This Web site and related services are made available by the Eclipse Foundation. All software, documentation, information and/or other materials provided on and through this Web site ("Content") and all of the related services offered by the Eclipse Foundation may be used solely under the following terms and conditions ("Terms of Use"). This Web site may contain other proprietary notices and copyright information, the terms of which must be observed and followed. The Content on this Web site may contain technical inaccuracies or typographical errors and may be changed or updated without notice. The Eclipse Foundation may also make improvements and/or changes to the Content at any time without notice.

Neither the Eclipse Foundation nor its members ("Members") assume any responsibility regarding the accuracy of the Content and use of the Content is at the recipient's own risk. Neither the Eclipse Foundation nor its Members provide any assurances that any reported problems with any Content will be resolved. Except as otherwise expressly stated herein or in another applicable license, by providing the Content, neither the Eclipse Foundation nor the Members grant any licenses to any copyrights, patents or any other intellectual property rights in the Content.

The Eclipse Foundation and the Members do not want to receive confidential information from you through this Web site and related services. Please note that any information or material sent to The Eclipse Foundation or the Members will be deemed NOT to be confidential and will be publicly available.

You are prohibited from posting, transmitting, or storing to or from this Web site or to any service offered by the Eclipse Foundation any unlawful, threatening, libelous, defamatory, obscene, scandalous, inflammatory, pornographic, or profane material, or any other material that could give rise to any civil or criminal liability under the law

If you believe that Content residing or accessible on or through this Web site or any UDS infringes a copyright, please send a notice of copyright infringement to our designated agent pursuant to the procedures set forth here: https://www.eclipse.org/legal/copyright.php

# User Data Services ("UDS")

As a service to you, Eclipse.org services or Eclipse software may offer functionality whereby you can store or share certain information on Eclipse Foundation's computer systems, so that it is accessible to you from various devices that you use. Examples include, but are not limited to, Eclipse IoT sandbox servers, the User Storage Service, and the Automated Error Reporting Initiative. PLEASE BE AWARE THAT ALL INFORMATION THAT YOU STORE OR SHARE WITH ECLIPSE WILL BE PUBLICLY ACCESSIBLE ON THE INTERNET IN UNENCRYPTED FORM AND WITHOUT ANY ACCESS RESTRICTIONS. Do not store or share passwords, any personally identifiable information, any confidential business information, or anything else that you do not want to be generally and publicly available. By using this functionality, any information that you store or share (the "Stored Information") will be subject to the CCO 1.0 Creative Commons license, where, for purposes of that license, the Stored Information shall constitute the "Work" and you shall be the "Affirmer". What that means is that anybody who accesses your information on the Internet has a worldwide, unrestricted, royalty free, irrevocable, perpetual, non-exclusive license to use, make, reproduce, prepare derivative works of, publicly display, publicly perform, transmit, sell, distribute, sublicense or otherwise transfer the Stored Information without any obligation to you, including any obligation of attribution.

Eclipse reserves the right to discontinue these services at any time or to remove any specific Stored Information from owned or controlled computer systems at any time, and Eclipse does not commit to making Stored Information available at all times in the future.

# Licenses

Except for Content available through the UDS, and except as otherwise stated herein, the Content provided on this Web site is provided under the terms and conditions of the Eclipse Foundation Software User Agreement and those additional terms, conditions and notices referenced therein.

If Content is licensed to you under the terms and conditions of a version of the Eclipse Public License ("EPL"), with respect to such Content, the term "Contributions" as used herein shall have the meaning provided in the EPL, and any such Contributions uploaded, submitted, or otherwise made available by you to the Eclipse Foundation and/or the Members and/or users of this Web site shall be governed by the terms and conditions of the EPL and can be made available to others under the terms of the EPL.

If Content is licensed to you under license terms and conditions other than the EPL ("Other License") with respect to such Content the term "Contributions" as used herein shall mean any modifications, enhancements and/or other code and/or documentation related to such Content uploaded, submitted, or otherwise made available by you to the Eclipse Foundation and/or the Members and/or users of this Web site, and such Contributions shall be subject to and governed by the terms and conditions of the Other License. In addition, with regard to such Contributions, you agree to provide the Contributions under the terms and conditions of the EPL, provided however that the Eclipse Foundation shall have the right to reject any Contributions if the acceptance by the Eclipse Foundation would be in any way inconsistent with the Eclipse Foundation's Intellectual Property Policy.

In addition to the licenses granted above, you grant a non-exclusive, worldwide, perpetual, royalty-free license of all necessary rights under your copyright in and to your Contributions (the "Specification Grant"): (a) for the Eclipse Foundation (and its contributors solely as a part of Eclipse Foundation projects) to create, reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense specifications subject to the terms of the then-current Eclipse Foundation Specification License, based on or derived from the Specification Content (as defined below) and (b) for recipients of such specifications to create, reproduce, and distribute implementations thereof based on the portion of your Contributions or material derived from them in the specifications, subject to the terms of the then-current Eclipse Foundation Specification License.

"Specification Content" is the collection of interface definitions for the application or user interfaces ("Interfaces") provided by the work to which your Contribution was made, descriptions of the structure and semantic behavior of those Interfaces, and data formats and protocols associated with those Interfaces, all of which as are reasonably necessary to enable the development of independent implementations of those Interfaces. For the sake of clarity, Specification Content does not include implementation detail of how the Eclipse project code or your Contribution implements the Interfaces in the Specification and the Specification Grant provide above would not cover such additional material.

To the extent you submit or otherwise make available to an Eclipse Foundation Specification Project (as that term is defined by the Intellectual Property Policy) any ideas, concepts, methods or other information, you agree that you will not assert, based on such submissions, any intellectual property rights that are essential to any implementation of the submission, against the Eclipse Foundation, its contributors, or its licensees, with respect to any implementation of such Specification (as that term is defined by the Eclipse Foundation Specification Process). To further clarify, such submissions include, but are not limited to, submissions made to any public communications channel such as an email list, forum, or bug report.

To the extent you wish to upload, submit, or otherwise make Non-Code Content (as defined below) available to the Eclipse Foundation and/or the Members and/or users of this Web site, you may make that material available under the terms and conditions of the EPL or any other license stipulated for that purpose at www.eclipse.org/legal. Non-Code Content is Content for which you own or control all rights, and which is not program code intended to be submitted to a Project (or documentation related to such code) and which is not Stored Information. For example, Non-Code Content would include white papers, dissertations, articles or other literary works, power point presentations, encyclopedias, anthologies, wikis, blogs, diagrams, drawings, sketches, photos or other images, audio content, video content and audiovisual materials.

For all other software, information and other material including, without limitation, ideas, concepts, know-how and techniques, uploaded, submitted or otherwise made available to The Eclipse Foundation, the Members, and/or users of this Website, (collectively "Material"), if the paragraphs above are inapplicable, and if the Material is not Stored Information, you grant (or warrant that the owner of such rights has expressly granted) a license under either the applicable Project License(s) (as that term is defined in the Eclipse Intellectual Property Policy), or, if no such Project License(s) is applicable, you grant (or warrant that the owner of such rights has expressly granted) the Eclipse Foundation, the Members and the users of this Web-site a worldwide, unrestricted, royalty free, fully paid up, irrevocable, perpetual, non-exclusive license to use, make, reproduce, prepare derivative works of, publicly display, publicly perform, transmit, sell, distribute, sublicense or otherwise transfer such Materials, and/or derivative works thereof, and authorize third parties to do any, some or all of the foregoing including, but not limited to, sublicensing others to do any some or all of the foregoing indefinitely.

You represent and warrant that to your knowledge, you have sufficient rights in the Materials to grant the foregoing rights and licenses.

All logos and trademarks contained on this Web site are and remain the property of their respective owners. No licenses or other rights in or to such logos and/or trademarks are granted to you.

You can learn more about the Eclipse.org privacy practices on the Web.

# **Disclaimers**

The Eclipse Foundation and the Members make no representations whatsoever about any other Web site that you may access through this Web site. When you access a non-Eclipse Foundation Web site, even one that may contain the organization's name or mark, please understand that it is independent from the Eclipse Foundation, and that the Eclipse Foundation and the Members have no control over the content on such Web site. In addition, a link to a non-Eclipse Foundation Web site does not mean that the Eclipse Foundation or the Members endorse or accept any responsibility for the content, or the use, of such Web site. It is up to you to take precautions to ensure that whatever you select for your use is free of such items as viruses, worms, Trojan horses and other items of a destructive nature. IN NO EVENT WILL THE ECLIPSE FOUNDATION AND/OR THE MEMBERS BE LIABLE TO YOU (AN INDIVIDUAL OR ENTITY) OR ANY OTHER INDIVIDUAL OR ENTITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES RELATED TO ANY USE OF THIS WEB SITE, THE CONTENT, STORED INFORMATION, OR ANY OTHER HYPER LINKED WEB SITE, INCLUDING, WITHOUT LIMITATION, ANY LOST PROFITS, LOST SALES, LOST REVENUE, LOSS OF GOODWILL, BUSINESS INTERRUPTION, LOSS OF PROGRAMS OR OTHER DATA ON YOUR OR OUR INFORMATION HANDLING SYSTEMS OR OTHERWISE, EVEN IF THE ECLIPSE FOUNDATION OR THE MEMBERS ARE EXPRESSLY ADVISED OR AWARE OF THE POSSIBILITY OF SUCH DAMAGES OR LOSSES.

ALL CONTENT IS PROVIDED BY THE ECLIPSE FOUNDATION AND/OR THE MEMBERS ON AN "AS IS" BASIS ONLY. THE ECLIPSE FOUNDATION AND THE MEMBERS PROVIDE NO REPRESENTATIONS, CONDITIONS AND/OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY AND NONINFRINGEMENT. THE ECLIPSE FOUNDATION MAKES NO REPRESENTATIONS OR WARRANTIES ABOUT THE SECURITY OF ANY INFORMATION OR CONTENT STORED WITH THE ECLIPSE FOUNDATION.

The Eclipse Foundation and the Members reserve the right to investigate complaints or reported violations of these Terms of Use and to take any action they deem appropriate including, without limitation, reporting any suspected unlawful activity to law enforcement officials, regulators, or other third parties and disclosing any information necessary or appropriate to such persons or entities relating to user profiles, e-mail addresses, usage history, posted materials, IP addresses and traffic information.

The Eclipse Foundation and the Members reserve the right to seek all remedies available at law and in equity for violations of these Terms of Use, including but not limited to the right to block access from a particular Internet address to this Web site.

# **Copyright Agent**

We respect the intellectual property rights of others, and require that the people who use the Site do the same. We also maintain a policy under which the Web Site use privileges of users who are repeat infringers of intellectual property rights are terminated in appropriate circumstances. If you believe that your work has been copied in a way that constitutes copyright infringement, please forward the following information to Eclipse's Copyright Agent, designated as such pursuant to the Digital Millennium Copyright Act, 17 U.S.C. § 512(c)(2), named below:

- Your address, telephone number, and email address;
- A description of the copyrighted work that you claim has been infringed;
- A description of where the alleged infringing material is located;
- A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright interest; and
- A statement by you, made under penalty of perjury, that the above information in your Notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

# **Copyright Agent**

Eclipse Foundation, Inc. Attention: License Department 2934 Baseline Rd Suite 202 Ottawa, Ontario Canada K2H 8T5

Phone: +1.613.224.9461 Fax: +1.212.918.1619 Email: license@eclipse.org

# THEAPACHELICENSE, VERSION 2.0 FOR GOOGLE-GSON

Copyright © 2004

## 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 causethedirectionormanagementofsuchentity, whetherbycontractorotherwise,or(ii) ownershipoffiftypercent(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" shallmean anywork, whether in Source or Object form, that is basedon (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 oritsrepresentatives, including but not limited to communication on electronic mailing lists, source code control systems, and is sue 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 herebygrants to Youaperpetual, worldwide, nonexclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publiclyperform, 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, nonexclusive, 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 bysuch Contributorthatarenecessarilyinfringedbytheir Contribution(s)aloneorbycombinationoftheirContribution(s) withtheWork towhichsuch Contribution(s) was submitted. If Youinstitutepatentlitigationagainstanyentity(including a cross-claim orcounterclaim inalawsuit) allegingthatthe Work oraContributionincorporated withintheWork 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.

Youmayreproduce 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:

- 1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- 2. You must cause any modified files to carry prominent notices stating that You changed the files; and
- 3. 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 anypart of the Derivative Works: and
- 4. If the Work includes a "NOTICE" textfile 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, along side 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 mayadd Your owncopyright statementto Your modifications andmayprovide 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 Licensedoes notgrant permission to use the trade names, trademarks, servicemarks, 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 requiredbyapplicablelaworagreedto in writing, Licensorprovides the Work (andeach Contributorprovides 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.

Innoeventandundernolegaltheory, whetherintort(including negligence), contract, orotherwise, 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 anydirect, indirect, special, incidental, orconsequential 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, computerfailureormalfunction, 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 acceptingsuchobligations, You may actonly on Yourownbehalf and on Yoursoleresponsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurredby, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

**END OF TERMS AND CONDITIONS** 

# Microsoft Azure IoT SDKs

Copyright (c) Microsoft Corporation All rights reserved. MIT 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.

# THE BSD 3-CLAUSE LICENSE FOR PhantomJS

Copyright © 1989, 1991

The following is a BSD 3-Clause ("BSD New" or "BSD Simplified") license template. To generate your own license, change the values of OWNER, ORGANIZATION and YEAR from their original values as given here, and substitute your own.

**Note: You may omit clause 3 and still be OSD-conformant.** Despite its colloquial name "BSD New", this is not thenewestversion of the BSD license; it was followed by the evennewer <u>BSD-2-Clause</u> version, sometimes known as the "Simplified BSD License". On January 9th, 2008 the OSI Board approved <u>BSD-2-Clause</u>, which is used by <u>FreeBSD</u> and others. It omits the final "no-endorsement" clause and is thus roughly equivalent to the <u>MIT License</u>.

Historical Background: The originallicenseusedon BSD Unix hadfour clauses. The advertising clause (the third of four clauses) required

youtoacknowledge useof U.C.Berkeleycodeinyour advertising of any productusing that code. Itwas officially rescinded by the Director of the Office of Technology Licensing of the University of California on July 22nd, 1999. He states that clause 3 is "hereby deleted in its entirety." The four clause license has not been approved by OSI. The license below does not contain the advertising clause.

This prelude is not part of the license.

<OWNER> = Regents of the University of California
<ORGANIZATION> = University of California, Berkeley
<YEAR> = 1998

In the original BSD license, the occurrence of "copyright holder" in the 3rd clause read "ORGANIZATION", placeholder for "University of California". In the original BSD license, both occurrences of the phrase "COPYRIGHT HOLDERS AND CONTRIBUTORS" in the disclaimer read "REGENTS AND CONTRIBUTORS".

Here is the license template: Copyright (c) <YEAR>, <OWNER> 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.
- 3. Neitherthenameof thecopyright holder nor thenames of its contributors maybe usedtoendorseor 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.

# THE CREATIVE COMMONS LICENSE FOR JAVASCRIPT BASE64

No copyright date given.



Attribution 2.0 England and Wales

#### HOWEVER, You must not:

imposeanyterms on the use to be made of the Work, the Derivative Work or the Work as incorporated in a Collective Work that alter or restrict the terms of this Licence or any rights granted under it or has the effect or intent of restricting the ability

to exercise those rights; impose any digital rights management technology on the Work, the Derivative Work or the Work as incorporated in a Collective Work thatalters or restricts the terms of this Licence or any rights granted under it or has the effect or intentof restricting theability to exercise those rights; sublicense the Work; subjectthe Work toany derogatory treatment as defined in the Copyright, Designs and Patents Act 1988. **FINALLY, You must:** 

make reference to this Licence (by Uniform Resource Identifier (URI), spoken word or as appropriate to the media used) on all copies of the Work and Derivative Works and Collective Works published, distributed, performed or otherwise disseminated or made available to the public by You;

recognisethe Licensor's/Original Author's right of attribution in anyWork, DerivativeWork andCollectiveWork thatYou publish, distribute, perform or otherwise disseminate to the public and ensure that You credit the Licensor / Original Author as appropriate to the media used; and

to the extentre as on a blypracticable, keep intact all notices that refer to this Licence, in particular the URI, if any, that the Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work.

Additional Provisions for third parties making use of the Work

#### 2.2. Further licence from the Licenson

Each time You publish, distribute, perform or otherwise disseminate the Work; or any Derivative Work; or the Work as incorporated in a Collective

#### Work

the Licensor agrees tooffer totherelevantthird partymaking useoftheWork (inanyofthealternatives setoutabove) a licence to use the Work on the same terms and conditions as granted to You hereunder.

- 2.3. This Licence does not affect any rights that the User may have under any applicable law, including fair use, fair dealing or any other legally recognised limitation or exception to copyright infringement.
- 2.4. All rights not expressly granted by the Licensor are hereby reserved, including but not limited to, the exclusive right to collect, whether individually or via a licensing body, such as acollecting society, royalties for any use of the Work.

## 3. Warranties and Disclaimer

Except as required by law, the Work or any Derivative Work is licensed by the Licensor on an "as is" and "as available" basis and without any warranty of any kind, either express or implied.

## 4. Limit of Liability

SubjecttoanyliabilitywhichmaynotbeexcludedorlimitedbylawtheLicensorshallnotbeliableandherebyexpressly excludes all liability for loss or damage howsoever and whenever caused to You.

# 5. Termination

Therights granted to Youunder this Licenceshall terminateautomatically upon anybreachby You of the terms of this Licence. Individuals or entities who have received Derivative Works or Collective Works from You under this Licence, however, will not have their Licences terminated provided such individuals or entities remain in full compliance with those Licences.

#### 6. General

- 6.1. The validity or enforceability of the remaining terms of this agreement is not affected by the holding of any provision of it to be invalid or unenforceable.
- 6.2. This Licence constitutes the entire Licence 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. The Licensor shall not be bound by any additional provisions that may appear in any communication in any form.
- 6.3. A person who is not a party to this Licence shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms.
- 6.4. This Licence shall be governed by the law of England and Wales and the parties irrevocably submit to the exclusive jurisdiction of the Courts of England and Wales.

## 7. On the role of Creative Commons

7.1. Neitherthe Licensor northe Usermayusethe Creative Commons logoexcept toindicatethat the Work is licensed under a Creative Commons Licence. Any permitted use has to be incompliance with the Creative Commons trade mark usage guidelines at the time of use of the Creative Commons trade mark. These guidelines may be found on the Creative Commons website or be otherwise available upon request from time to time.

- 7.2. Creative Commons Corporation does not profit financially from its role in providing this Licence and will not investigate the claims of any Licensor or user of the Licence.
- 7.3. One of the conditions that Creative Commons Corporation requires of the Licensor and You is an acknowledgement of its limited role and agreement by all who use the Licence that the Corporation is not responsible to anyone for the statements and actions of You or the Licensor or anyone else attempting to use or using this Licence.
- 7.4. Creative Commons Corporation is not a party to this Licence, and makes no warranty whatsoever in connection to the Work or in connection to the Licence, and in all events is not liable for any loss or damage resulting from the Licensor's or Your reliance on this Licence or on its enforceability.
- 7.5. USE OF THIS LICENCE MEANS THAT YOU AND THE LICENSOR EACH ACCEPTS THESE CONDITIONS IN SECTION, 7.2, 7.3, 7.4 AND EACH ACKNOWLEDGES CREATIVE COMMONS CORPORATION'S VERY LIMITED ROLE AS A FACILITATOR OF THE LICENSOR TO YOU.

Creative Commonsisnotapartytothis Licence, and makes now arranty what so ever inconnection with the Work. Creative Commons will not be liable to You or any partyon any legal theory for any damages what so ever, including without limitation any general, special, incidental or consequential damages arising in connection to this licence. Not with standing 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.

Exceptfor thelimited 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 incompliance 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 <a href="https://creativecommons.org/">https://creativecommons.org/</a>

THE APACHE LICENSE, VERSION 2.0 FOR JAVA NATIVE ACCESS

Copyright © 2006-2009, Todd Fast, Timothy Wall, Wayne Meissner, and others. 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 causethedirectionormanagement of such entity, whether bycontractor otherwise, or (ii) ownership offiftypercent (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 basedon (or derived from) theWork 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 orits representatives, including but not limited to communication on electronic mailing lists, source code control systems, and is suetracking 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 CopyrightLicense.

Subject to the terms and conditions of this License, each Contributor herebygrants to You aperpetual, worldwide, nonexclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publiclyperform, sublicense, and distribute the Work and such Derivative Works in Source 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, nonexclusive, 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 bysuch Contributorthatarenecessarilyinfringedbytheir Contribution(s)aloneorbycombinationoftheir Contribution(s) with the Work towhich such Contribution(s) was submitted. If Youinstitutepatentlitigationagainstanyentity(including a cross-claim or counterclaim inalawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes director 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.

Youmayreproduceand distributecopies of the Work or Derivative Works thereof in anymedium, withorwithout modifications, and in Source or Object form, provided that You meet the following conditions:

- 1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- 2. You must cause any modified files to carry prominent notices stating that You changed the files; and
- 3. 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
- 4. If the Work includes a "NOTICE" textfile as part of its distribution, then any Derivative Works that Youdistributemust 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, inat 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 NOTICEtextfrom the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You mayadd Your owncopyright statement to Your modifications and mayprovide additional ordifferent 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.

ThisLicensedoes notgrantpermission to use the trade names, trademarks, servicemarks, 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 orredistributing the Work and assume any risks associated with Your exercise of permissions under this License.

#### 8. Limitation of Liability.

Innoeventandundernolegaltheory, whetherintort(including negligence), contract, orotherwise, 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, orconsequential 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, computerfailureormalfunction, oranyand allothercommercialdamages or losses), evenif 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 acceptingsuchobligations, You mayact onlyon Yourownbehalf andon Yoursoleresponsibility, not onbehalf of any other Contributor, and onlyif You agree to indemnify, defend, and hold each Contributor harmless for any liability incurredby, orclaims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

# **END OF TERMS AND CONDITIONS**

## THEGNUGENERALPUBLICLICENSEFORIQUERYPRINTVIEW PLUGIN

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA Everyoneis permittedtocopyanddistribute verbatim copies of this licensedocument, butchanging itis 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 PublicLicenseis intended to guarantee your freedom to share and change free software--tomake sure the software is free for all its users. This General Public License applies tomost of the Free Software Foundation's software and to any other program whose authors committousing it. (Someother Free Software Foundations of tware 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 wantit, that youcanchange the software or use pieces of it in newfree programs; and that you know you can do these things.

Toprotectyourrights, we needtomakerestrictions thatforbidanyonetodenyyoutheserights ortoask youtosurrender therights. 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 fora fee, you must give therecipients all the rights that youhave. 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 youth is 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 freesoftware. If thesoftware 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 obtainpatent licenses, in effectmaking 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

1. ThisLicenseappliestoanyprogram orother work whichcontains anoticeplaced bythe copyrightholdersayingit maybedistributed underthetermsof this General Public License. The "Program", below, refers toanysuch programor work, and a "work basedonthe Program means either the Program oranyderivative work undercopyright law: that is to say, a work containing the Program oraportion of it, either verbatim or withmodifications 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 notrestricted, and the outputfrom 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; keepintactallthenoticesthatrefer tothis Licenseand to theabsence of any warranty; and give anyother recipients of the Program a copy of this License along with the Program.

Youmaycharge afeeforthe physicalact of transferringacopy, and youmayat youroptionofferwarrantyprotectionin exchange for afee.

- 2. Youmaymodify your copyor copies of the Program or anyportion of it, thus forming a work based on the Program, and copyand distribute such modifications or work under the terms of Section 1 above, provided that you also meet allof these conditions:
- a) Youmustcausethemodified filestocarryprominentnotices statingthat youchangedthefilesandthedate ofany change.
- b) Youmustcauseany work thatyou distributeor publish, thatin wholeorinpartcontains 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 themodifiedprogram normallyreads commands interactively when run, youmustcauseit, whenstartedrunningfor such interactiveuseinthe mostordinary way, to printordisplayanannouncementincludinganappropriatecopyright notice and a noticethatthere is no warranty(or else, sayingthatyou providea warranty) and that users may redistribute the program under these conditions, and telling theuserhow to view acopy of this License. (Exception: if the Program itself is interactive but does not normally printsuch 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 arenot derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do notapplytothosesections when you distribute them asseparate works. Butwhen 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 whow rote 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.

Inaddition, mereaggregationofanother work notbasedonthe Program withthe Program (orwithawork based onthe Program) on avolume of a storage or distribution medium does not bring the other work under the scope of this License.

3. YoumaycopyanddistributetheProgram (orawork basedonit,under Section2) inobjectcodeor executableform 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 yourcostofphysicallyperformingsourcedistribution, acompletemachine-readablecopyofthecorresponding sourcecode, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompanyit 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 your eceived the program in object code or executable form with such an offer, in accord with Subsection b above.)

Thesourcecodefor a work means thepreferredform of the work formakingmodifications toit. Foran 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 binaryform) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies theexecutable.

If distribution of executable or object code is made by offering access tocopyfrom 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. Youmaynotcopy, 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 modifyor distribute the Program or its derivative works. These actions are prohibited by lawif you do not accept this License. Therefore, by modifying or distributing the Program (or anywork 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. Eachtimeyou redistribute the Program (or anywork basedonthe Program), therecipient automaticallyreceives a licensefrom theoriginallicensor tocopy, distributeormodify the Program subject to the seterms 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 bycourt 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 atall. 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 propertyrightclaims 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 license e 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.

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 oramong 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 inspirit 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 versionpublished 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 otherfreeprograms whose distribution conditions are different, write to the authortoask forpermission. Forsoftware 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 OTHERPROGRAMS), EVENIFSUCHHOLDEROROTHERPARTYHAS BEEN ADVISED OFTHEPOSSIBILITY OFSUCHDAMAGES. END OF TERMS ANDCONDITIONS

# THE GNU LESSER GENERAL PUBLIC LICENSE, VERSION 2.1

Copyright (C) 1991, 1999 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 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 toguarantee yourfreedom toshareandchangefreesoftware--tomake surethesoftwareis free for all its users.

Thislicense, 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 makesure that you have thefreedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can getit if you want it; that you can change the software and use pieces of it in newfree 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.

Forexample, if youdistribute copies of thelibrary, whether gratis orfor afee, you mustgivetherecipients allthe rights that wegave you. Youmustmakesure that they, too, receive or cangetthesourcecode. If youlink othercode with the library, you mustprovidecomplete objectfiles totherecipients, so that they canrelink them with thelibraryafter 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 youth is 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 some one 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,softwarepatents poseaconstantthreattotheexistenceofanyfreeprogram. Wewishtomakes urethat acompany cannot effectively restrict the users of a freeprogram 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 usespecified in this license.

MostGNUsoftware,includingsomelibraries,iscoveredbytheordinaryGNUGeneralPublicLicense.Thislicense,the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License.Weusethis license forcertain libraries inordertopermitlinkingthoselibraries intonon-freeprograms.

When a program is linked with a library, whether statically or using a shared library, the combination of thetwo 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. Italsoprovides other freesoftwaredevelopers Lessof an advantageovercompetingnon-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 widelyused 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.

Inothercases, permission to use aparticular library innon-free programs enables agreater number of people to use 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.

# 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 holderor other authorized partysaying it maybe 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 undercopy rightlaw: 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 preferredform of the work formaking 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 runninga program using the Library is not restricted, and output from such aprogram 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 Licenseand to the absence of any warranty; and distribute a copy of this License along with the Library.

Youmaycharge afeefor the physicalact of transferringa copy, andyoumayat youroptionoffer warrantyprotection in exchange for afee.

- 2. You may modify your copyor copies of the Libraryor any portion of it, thus forming a work based on the Library, and copyand distributes uch 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) Youmustcausethefiles modifiedtocarryprominent noticesstating thatyouchangedthefiles andthedateofany 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 afacility in themodified Libraryrefers to a function or atable of datatobesupplied byan application program thatuses 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 theevent an application does not supplysuch function or table, thefacility still operates, and performs whatever part of its purpose remains meaningful.

(For example,afunctionina librarytocomputesquareroots has apurposethat is entirelywell-definedindependent 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, donot applytothosesections when youdistributethem asseparate works. But when youdistributethesamesections 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 toclaim 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. Inaddition, mere aggregation of another work not based on the Library with the Library(or with a work based on the Library) onavolumeofastorageordistributionmedium doesnotbringtheother work underthescopeofthis License.

3. Youmayopttoapplytheterms oftheordinaryGNU GeneralPublic Licenseinsteadof this Licensetoagivencopyof theLibrary. Todothis, youmustalter allthenotices thatrefer to this License, sothattheyrefertotheordinary GNUGeneral

Public License, version 2, instead of tothis License. (Ifanewerversion than version 2 of the ordinary GNUG eneral 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. Youmaycopyand distributetheLibrary(ora portion orderivative of it, under Section2) inobject code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machinereadable source code, which must be distributed under the terms of Sections 1 and 2 above on amedium customarily used for software interchange.

Ifdistributionofobjectcodeismadebyofferingaccesstocopyfrom adesignatedplace, thenofferingequivalentaccess 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. Aprogram that contains noderivative 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.

Whena "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work maybea derivative work of the Library eventhough 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 Section6. 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 mustgive prominent notice with each copy of the work that the Library is used in itandthat 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 changeswereusedinthework(whichmustbedistributed underSections 1and2above); and, ifthework isanexecutable linked withthe Library, withthecompletemachine-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) Accompanythe work witha written offer, valid for atleastthreeyears, togivethesameuser thematerials specifiedin 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. Foranexecutable, therequiredform 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.

Itmayhappen that this requirement contradicts thelicenserestrictions of other proprietarylibraries that donotnormally accompanytheoperatingsystem. Such a contradiction means—you cannot use both them and the Library together—in an executable that you distribute.

- 7. Youmayplace libraryfacilities thatare a work basedonthe Libraryside-by-sideinasinglelibrarytogether withother library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Libraryand of theother library facilities is otherwise permitted, and provided that youdothese 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 prominentnotice 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. Youmaynotcopy,modify,sublicense,linkwith,ordistributetheLibraryexceptasexpresslyprovidedunderthis License. Any attempt otherwisetocopy, modify, sublicense, link with, or distributethe Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from youunder this License will nothavetheirlicenses terminatedsolongas suchparties remaininfullcompliance.
- 9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modifyordistribute the Libraryor its derivative works. These actions are prohibited by lawif 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 doso, 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 theoriginal licensor tocopy, distribute, link withor modifythe Librarysubjectto 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 judgmentor allegation ofpatent infringement or for any other reason (not limited to patentissues), conditions are imposed on you (whether by court order, agreementor 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 atall. 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 tocontest 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 license ecannot 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 bycopyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distributionlimitation excluding those countries, so that distribution is permitted only in oramong 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 time. Such newversions willbesimilarinspirit to the present version, but may differ indetail 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 withthese, writeto the author to ask for permission. For software which is copyrighted bythe Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision willbeguided 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

# THE MIT LICENSE FORAngularJS

Copyright © 2010-2015 Google, Inc.

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

Theabovecopyrightnotice andthis permission noticeshallbeincluded in allcopies 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 MERCHANTABLITY, 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, TOR OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# THE MIT LICENSE FOR jsPDF

Copyright © 2010-2014 James Hall

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

Theabovecopyright notice andthis permissionnotice shall beincluded in allcopies 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.

# The MIT License for Libxml2

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Copyright (C) 1998 Bjorn Reese and Daniel Stenberg.

Copyright (C) 2000 Bjorn Reese and Daniel Stenberg.

Copyright (C) 2000 Gary Pennington and Daniel Veillard.

Copyright (C) 2001 Bjorn Reese <a href="mailto:specification-color: blue;">breese@users.sourceforge.net</a>

Copyright (C) 2000,2012 Bjorn Reese and Daniel Veillard.

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.

# THE MIT LICENSE FOR MIGRADOC

PDFsharp is published under the MIT License.

Copyright (c) 2005-2014 empira Software GmbH, Troisdorf (Germany)

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

Theabovecopyrightnotice andthis permission noticeshallbeincluded in allcopies 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.

# Oracle Java SE 11

# Introduction

This Licensing Information document is a part of the product or program documentation under the terms of your Oracle license agreement and is intended to help you understand the program editions, entitlements, restrictions, prerequisites, special license rights, and/or separately licensed third party technology terms associated with the Oracle software program(s) covered by this document (the "Program(s)"). Entitled or restricted use products or components identified in this document that are not provided with the particular Program may be obtained from the Oracle Software Delivery Cloud website (<a href="https://edelivery.oracle.com">https://edelivery.oracle.com</a>) or from media Oracle may provide. If you have a question about your license rights and obligations, please contact your Oracle sales representative, review the information provided in Oracle's Software Investment Guide (<a href="http://www.oracle.com/us/corporate/pricing/software-investment-guide/index.html">http://www.oracle.com/us/corporate/license-managementservices/index.html</a>), and/or contact the applicable Oracle License Management Services representative listed on <a href="http://www.oracle.com/us/corporate/license-managementservices/index.html">http://www.oracle.com/us/corporate/license-managementservices/index.html</a>

# **Licensing Information**

# **Description of Product Editions**

The Java SE products provide the features required to develop, debug, distribute, run, monitor, and manage Java Applications in many different environments, from cloud providers, to servers, to desktops, to constrained devices. The installation packages and features available to each of the products listed below is the same. The difference in the products listed below lies on which type of devices you are licensed to run the software on, in whether or not you are entitled to redistribute the software (or custom runtime thereof via jlink), and on which rights remain at the end of the licensing period.

Below is a summary of the different Oracle Java SE 11 licensing options, which are specifically defined in the applicable license:

- Oracle Java SE Subscription: Entitles you to use Oracle's Java SE 11 software on servers (your own or those
  hosted by a third party on your behalf) for your internal business operations, including to run your Java
  applications as a cloud service, all as specified in your subscription agreement and for as long as the
  subscription remains active. Includes all Oracle Java SE 11 updates while the subscription is active. Once the
  subscription terminates or expires all use of the software acquired through the subscription must end.
- Oracle Java SE Desktop Subscription: Entitles you to use Oracle's Java SE 11 software on desktops in
  accordance with your subscription agreement and the metrics specified therein and for as long as the
  subscription remains active. Includes all Oracle Java SE 11 updates while the subscription is active. Once the
  subscription terminates or expires all use of the software acquired through the subscription must end.
- Oracle Java SE Advanced: Entitles you to use Oracle's Java SE 11 software on servers (your own or those
  hosted by a third party on your behalf) for your internal business operations, including to run your Java
  applications as a cloud service, all as specified in your license agreement. Support for Java SE Advanced
  includes all Oracle Java SE 11 updates released during the supported period
- Oracle Java SE Advanced for Independent Software Vendors (ISVs): Entitles you to use Oracle's Java SE 11 software to develop Java applications, to distribute Java SE 11 software with those applications in the devices and quantities specified in your distribution agreement, and to use Java SE 11 to run those applications as a cloud service (on your servers or those hosted by a third party on your behalf), all as specified in your license agreement. Additional information regarding redistribution is set forth below. Support for Java SE for ISVs includes all Java SE 11 updates released during the supported period. You are not otherwise permitted to use Java SE 11 software in your internal business operations.

- Oracle Java SE Advanced Desktop: Entitles you to use Oracle's Java SE 11 software on desktops in accordance with your license agreement and the metrics specified therein. Support for Java SE Advanced Desktop includes all Java SE 11 updates released during the supported period.
- Oracle Java SE Advanced Desktop for Independent Software Vendors (ISVs): Entitles you to use Oracle's
  Java SE 11 software to develop desktop Java applications and to distribute Java SE 11 software with those
  desktop applications to your end user customers all as specified in your distribution agreement. Additional
  information regarding redistribution is set forth below. Support for Java SE Advanced Desktop for ISVs
  includes all Java SE 11 updates released during the supported period. You are not otherwise permitted to use
  Java SE 11 software in your internal business operations.

This document covers only your entitlement for Java SE 11. The products listed above might also grant you rights to other Java SE versions. Other Java SE versions might have different restrictions, features, entitlements, and/or installation packages. Please review the licensing information user manual for other Java SE versions to learn about your rights associated with those Java SE versions.

Customers licensing any of the products listed above have access to all the features and functionality available for this release, including those designated in prior versions as "Commercial Features."

In order to gain access to all of the features available in the products you have licensed, you may need to download more than one installation package. There is no one-to-one relationship between products and installation packages.

# THE MIT LICENSE FOR PDF SHARP

PDFsharp is published under the MIT License

Copyright (c) 2005-2014 empira Software GmbH, Troisdorf (Germany)

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

Theabovecopyrightnotice andthis permissionnoticeshallbeincluded in allcopies 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.

# Mosquitto

This project is dual licensed under the Eclipse Public License 1.0 and the Eclipse Distribution License 1.0 as described in the epl-v10 and edl-v10 files.

# NGINX

/\*

- \* Copyright (C) 2002-2020 Igor Sysoev
- \* Copyright (C) 2011-2020 Nginx, Inc.
- \* All rights reserved.
- , All High
- \* 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 AUTHOR 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 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 NodeJS 15.3.0 LICENSE

Purposes and Legal Bases for Our Using of Your Personal Information

# **Purposes and Legitimate Interests**

OpenJS Foundation and the Linux Foundation use the personal information we collect for our legitimate business interests, which include the following purposes:

- Providing our Sites and Services. To provide the Services and our Sites (including Project Sites), to
  communicate with you about your use of our Sites and Services, to respond to your inquiries, provide
  troubleshooting of the Sites and for other purposes to support users and the community.
- Operating our Open Source Projects. To enable communication between and among open source developers
  in the community; to facilitate and document Project governance and technical decision-making; to maintain,
  and make publicly available on a perpetual basis, records regarding intellectual property provenance and
  license compliance for Project contributions; and for related activities to further our core purpose of fostering
  an ecosystem that supports the collaborative and public development of free and open source software
  projects. See the "Attribution, Provenance and Integrity" section above for more information.
- Maintain our Training and Certification Programs. To maintain records about who has attended or registered
  to attend training programs, take certification exams and received certain certifications.
- Event Administration. To plan, organize, and facilitate access to events and related services and activities, and to carry out informative and safe events for participants, including attendees, speakers and sponsors. If you provide us information about disabilities, medical conditions and allergies, we will use this information in order to provide appropriate accommodations for attendees and to ensure their health and safety; we will not use this information for other purposes, unless required by law or as necessary to defend our legal rights. If you request assistance from us for obtaining a visa letter to travel to one of our events and provide us with information required for such assistance (such as your citizenship, date of birth, and passport details), we will use this information in order to assist with providing you a visa letter; we will not use this information for other purposes, unless required by law or as necessary to defend our legal rights.
- Internship Applications. To select participants for our Project-related internship programs, including the
  evaluation and selection of interns and employees from among applicants. If you choose to provide
  information regarding your membership in a diverse or underrepresented group, we will use this information in
  connection with internship diversity programs we may operate; we will not use this information for other
  purposes, unless required by law or as necessary to defend our legal rights.
- Personalization. To tailor the content and information that we may send or display to you on our Sites and in our Services, to offer location customization and personalized help and instructions and to otherwise personalize your experiences.
- Marketing and Promotions. For marketing and promotional purposes, such as to send you news and newsletters, special offers, and promotions, or to otherwise contact you about Projects, Services, events, trainings or other information we think may interest you related to OpenJS Foundation, and, subject to applicable law, our service providers.
- Advertising. For targeting advertising to you on our Sites and third-party sites and measuring the
  effectiveness and reach of ads and services (through third-party ad networks and services).

- Analytics. To gather metrics to better understand how users access and use our Sites and Services and participate in our Projects; to evaluate and improve the Sites, including personalization, to develop new services; and to understand metrics regarding the community health of our Projects. If a user voluntary provides and explicitly consents to our processing of personal information regarding their demographics and socioeconomics, we process such personal information for the specific purposes for which you have consented, which may include for the purpose of compiling, analyzing and disclosing aggregate statistics regarding diversity of participation in open source projects and communities, to help track progress towards meeting OpenJS Foundation's commitment to diversity initiatives and subject to your consent.
- Compliance. To comply with legal obligations and requests. For example, to comply with laws that compel us
  to disclose information to public authorities, courts, law enforcement or regulators, maintain records for a
  certain period, or maintain records demonstrating enforcement and sublicensing of our trademarks and those
  of our Projects.
- Business and Legal Operations. As part of our general business and legal operations (e.g., accounting, record keeping, and for other business administration purposes), and as necessary to establish, exercise and defend (actual and potential) legal claims.
- Prevent Misuse. Where we believe necessary to investigate, prevent or take action regarding illegal activities, suspected fraud, situations involving potential threats to the safety of any person or violations of the relevant Terms or this Privacy Policy.

## **Purposes and Legal Bases**

Purposes of Processing (see above)	Legal Bases of Processing (EU Users)
Providing our Sites and Services	Our Legitimate Business Interests Where Necessary to Enter into or Perform a Contract with You (upon your request, or as necessary to make the Services available) Compliance with Law Where permitted, with Your Consent (where we process any sensitive personal information you voluntarily provide – e.g., for diversity-related purposes)
Operating our Open Source Projects	Our Legitimate Business Interests Where Necessary to Enter into or Perform a Contract with You (upon your request, or as necessary to enable your participation in the Projects or to make the Services available) Compliance with Law As Necessary to Establish, Exercise and Defend Legal Claims
Internship and Employment Applications	Our Legitimate Business Interests Where Necessary to Enter into or Perform a Contract with You (upon your request, or as necessary relating to Your application for an internship) Compliance with Law Where permitted, with Your Consent (where we process any sensitive personal information you voluntarily provide – e.g., for diversity-related purposes)
Event Administration	Our Legitimate Business Interests Where Necessary to Enter into or Perform a Contract with You (upon your request, or as necessary to make the Services available) Compliance with Law With Your Consent (in particular regarding your sensitive personal information – e.g., disability and medical conditions and information related to a visa letter request)
Offer Training and Certification Programs	Our Legitimate Business Interests Where Necessary to Enter into or Perform a Contract with You (upon your request, or as necessary to make the Services available)
Personalization	Our Legitimate Business Interests

# **OpenSSL License**

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.

## OpenSSL License

-----

- \* Copyright (c) 1998-2019 The OpenSSL Project. 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.
- \*
- \* 3. 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/)"
- . .
- \* 4. 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.
- \* 5. 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.
- \* 6. 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/)"
- \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
- \* EXPRESSED 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 OpenSSL PROJECT OR
- \* ITS 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.

```
* This product includes cryptographic software written by Eric Young
* (eay@cryptsoft.com). This product includes software written by Tim
* Hudson (tjh@cryptsoft.com).
*/
Original SSLeav License
```

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

- \* All rights reserved.
- \* 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,
- \* Ihash, 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
- \* 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.]

\*/

# **PostgreSQL**

#### License

PostgreSQL is released under the **PostgreSQL License**, a liberal Open Source license, similar to the BSD or MIT licenses

PostgreSQL Database Management System (formerly known as Postgres, then as Postgres95)

Portions Copyright © 1996-2021, The PostgreSQL Global Development Group

Portions Copyright © 1994, The Regents of the University of California

Permission to use, copy, modify, and distribute this software and its documentation for any purpose, without fee, and without a written agreement is hereby granted, provided that the above copyright notice and this paragraph and the following two paragraphs appear in all copies.

IN NO EVENT SHALL THE UNIVERSITY OF CALIFORNIA BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE UNIVERSITY OF CALIFORNIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE UNIVERSITY OF CALIFORNIA SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE UNIVERSITY OF CALIFORNIA HAS NO OBLIGATIONS TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

# Will PostgreSOL ever be released under a different license?

The PostgreSQL Global Development Group remains committed to making PostgreSQL available as free and open source software in perpetuity. There are no plans to change the PostgreSQL License or release PostgreSQL under a different license.

If you would like to read more about this topic, then please take a look at the **mailing list archives** at one of the many discussions on this subject.

# THE PYTHON 2.7 LICENSE

Copyright @ 2000- 2015

This is the official license for the Python 2.7 release:

A. HISTORY OF THESOFTWARE

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 <a href="http://www.cnri.reston.va.us">http://www.cnri.reston.va.us</a>) 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 <a href="http://www.zope.com">http://www.zope.com</a>). In 2001, the Python Software Foundation (PSF, see <a href="http://www.python.org/psf/">http://www.python.org/psf/</a>) 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 <a href="http://www.opensource.org">http://www.opensource.org</a> 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			GPL-from compatible?(1)
0.9.0 thru 1.2	1991-1995	CWI	yes
1.3 thru 1.5.2 1.2	1995-1999	CNRI	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+1.6.1	2001	PSF	no

2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	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	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	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-compatibledoesn'tmeanthatwe're distributingPythonunder theGPL.

  AllPythonlicenses,unliketheGPL,letyoudistribute amodified 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 do not.
- (2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has achoice of lawclause. 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.

# 

-----

- 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, royaltyfree, worldwide 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 ofcopyright, 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. Intheevent Licenseepreparesaderivative work thatisbasedonorincorporates Pythonoranypartthereof,andwantsto 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. PSFis making Python available to Licenseeonan"AS IS"basis. PSFMAKESNO REPRESENTATIONS ORWARRANTIES.

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 NOTINFRINGE 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. Nothinginthis License Agreementshallbedeemedtocreateanyrelationship ofagency, partnership, orjointventure 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. Subjecttotheterms and conditions of this BeOpen Python License Agreement, BeOpenhere by grants Licensee a nonexclusive, royalty-free, world-widelicense to reproduce, analyze, test, perform and/ordisplay 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. BeOpenis makingtheSoftwareavailabletoLicenseeonan"ASIS"basis. BEOPEN MAKESNO 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 lawprovisions. Nothing in this License Agreementshall be deemed to create anyrelationship 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, royaltyfree, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwiseusePython1.6.1aloneorinanyderivativeversion,provided, however,thatCNRI'sLicense Agreementand 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,Licenseemaysubstitutethefollowingtext(omittingthequotes):"Python 1.6.1 ismadeavailablesubjectto 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. IntheeventLicenseepreparesaderivative work that isbasedonor incorporates Python1.6.1or anypartthereof, 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 tocreate anyrelationship 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.

Redistributionanduseinsourceandbinaryforms, withor withoutmodification, 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.

• Neitherthe name of the <organization > northe 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 <COPYRIGHT HOLDER> BE LIABLE FOR ANYDIRECT, 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, ON ANY THEORY

OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE (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 MIT License

Copyright (c) 2012, 2014, 2015, 2016 Tatsuhiro Tsujikawa Copyright (c) 2012, 2014, 2015, 2016 nghttp2 contributors

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.

- node-inspect, located at deps/node-inspect, is licensed as follows:

Copyright Node.js 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.

# pthread-win32

RELEASE 3.0.0 ----- (2018-08-08)

#### General

\_\_\_\_

Note that this is a new major release. The major version increment introduces two ABI changes along with other naming changes that will require recompilation of linking applications and possibly some textual changes to compile-time macro references in configuration and source files, e.g. PTW32 \* changes to PTW32 \*, ptw32 \* to ptw32 \*, etc.

## License Change

-----

With the agreement of all substantial relevant contributors Pthreads4w version 3, with the exception of four files, is being released under the terms of the Apache License v2.0. The APLv2 is compatible with the GPLv3 and LGPLv3 licenses and therefore this code may continue to be legally included within GPLv3 and LGPLv3 projects. A substantial relevant contributor was defined as one who has contributed original code that implements a capability present in the releases going forward. This excludes several contributors who have contributed code that has been obsoleted, or have provided patches that fix bugs, reorganise code for aesthetic or practical purposes, or improve build processes. This distinction was necessary in order to move forward in the likelyhood that not all contributors would be contactable. All contributors are listed in the file CONTRIBUTORS. The four files that will remain LGPL but change to v3 are files used to configure the GNU environment builds: aclocal.m4 configure.ac GNUmakefile.in tests/GNUmakefile.in Contributors who have either requested this change or agreed to it when consulted are: John Bossom Alexander Terekhov Vladimir Kliatchko Ross Johnson Pthreads4w version 2 releases will remain LGPL but version 2.11 and later will be released under v3 of that license so that any additions to pthreads4w version 3 code that is backported to v2 will not pollute that code.

Backporting and Support of Legacy Windows Releases

-----

Some changes from 2011-02-26 onward may not be compatible with pre Windows 2000 systems. New bug fixes in all releases since 2.8.0 have NOT been applied to the 1.x.x series.