

Digital Music Player

Lecteur de musique numérique

Instruction Manual GB
Manuel d'instructions FR



©2018 Sony Corporation Printed in Malaysia / Imprimé en Malaisie

DMP-Z1

English

WARNING

To reduce the risk of fire or electric shock, do not expose this apparatus to rain or moisture.

You are cautioned that any changes or modifications not expressly approved in this manual could void your authority to operate this equipment.

Install the unit so that the power cord can be unplugged from the wall socket immediately in the event of trouble.

The AC Adaptor is not disconnected from the mains as long as it is connected to the AC outlet, even if the unit itself has been turned off.

Do not install the appliance in a confined space, such as a bookcase or built-in cabinet.

Do not expose the batteries (battery pack or batteries installed) to excessive heat such as sunshine, fire or the like for a long time.

Important Safety Instructions

- 1) Read these instructions.
- 2) Keep these instructions.
- 3) Heed all warnings.
- 4) Follow all instructions.
- 5) Do not use this apparatus near water.
- 6) Clean only with dry cloth.
- 7) Do not block any ventilation openings. Install in accordance with the manufacturer's instructions.
- 8) Do not install near any heat sources such as radiators, heat registers, stoves, or other apparatus (including amplifiers) that produce heat.
- 9) Do not defeat the safety purpose of the polarized or grounding-type plug. A polarized plug has two blades with one wider than the other. A grounding type plug has two blades and a third grounding prong. The wide blade or the third prong are provided for your safety. If the provided plug does not fit into your outlet, consult an electrician for replacement of the obsolete outlet.

- 10) Protect the power cord from being walked on or pinched particularly at plugs, convenience receptacles, and the point where they exit from the apparatus.
- 11) Only use attachments/accessories specified by the manufacturer.
- 12) Use only with the cart, stand, tripod, bracket, or table specified by the manufacturer, or sold with the apparatus. When a cart is used, use caution when moving the cart/apparatus combination to avoid injury from tip-over.



- 13) Unplug this apparatus during lightning storms or when unused for long periods of time.
- 14) Refer all servicing to qualified service personnel. Servicing is required when the apparatus has been damaged in any way, such as power-supply cord or plug is damaged, liquid has been spilled or objects have fallen into the apparatus, the apparatus has been exposed to rain or moisture, does not operate normally, or has been dropped.

About the manuals

1. Instruction Manual (this manual)
2. (Startup Guide)

The Startup Guide describes the following:

- Basic operating instructions of your Digital Music Player*1
- How to access useful PC applications websites on the internet

3. Help Guide (web document for a PC/smartphone)
The Help Guide contains more detailed operating instructions, specifications and customer support website URL, etc.



http://rd1.sony.net/help/dmp/dmpz1/h_ww/

While browsing is free, you may be charged a communication fee according to your carrier contract.

*1 The "Digital Music Player" is referred to as "player" in this manual.

Depending on the country/region in which you have purchased your player, some models may not be available.

Notes for using the player

Note for battery

- To prevent deterioration of the battery, charge the battery at least once every 6 months.

Formatting a microSD card

Be sure to read the instructions for microSD cards in the Help Guide on the Internet before you store content on a microSD card (not supplied).

BLUETOOTH® capabilities

You can listen to music stored on your player from Bluetooth audio devices such as headphones or speakers. You can also listen to music stored on your smartphone or computer through the player. Refer to the "Help Guide" for details on using the Bluetooth function.

Pairing (first time the device is used)

When you connect Bluetooth audio devices wirelessly for the first time, the devices must be registered to each other. This registration is called "pairing."

1. Set the Bluetooth audio device to pairing mode. (Refer to the device's instruction manual.)
2. Tap - [Settings] - [Connect to/Add Audio Device] under [Bluetooth].
3. Tap the Bluetooth switch (●) to turn on the Bluetooth function.
4. Tap [Add Device (Pairing)] to start pairing.
5. Select the device from the paired device list to make the Bluetooth connection.
After the Bluetooth connection is established, [Connected] is displayed.

Connecting (subsequent uses)

1. Turn on the paired Bluetooth audio device and set it to standby.
2. Tap - [Settings] - [Connect to/Add Audio Device] under [Bluetooth].
3. Tap the Bluetooth switch (●) to turn on the Bluetooth function.
4. Select the device from the paired device list to make the Bluetooth connection.

Disconnecting

1. Tap - [Settings] - [Connect to/Add Audio Device] under [Bluetooth].
2. Tap the connecting device name on the paired device list, and tap [OK] on the disconnection dialog.

Note

- Pairing information is deleted in the following situations. Pair the devices again.
 - One or both of the devices are reset to the factory settings.
 - Pairing information is deleted from the devices, such as when the devices are repaired.

Troubleshooting

The player is not recognized by your computer.

- The battery may be depleted. Charge the battery using the AC Adaptor (supplied).
- Complete the initial setup of the player before connecting it to your computer.
- The USB Type-C cable (supplied) is not connected to a USB connector on your computer properly. Disconnect the USB Type-C cable, and then reconnect it.
- If the approaches listed above fail to resolve the issue, turn off your computer completely and disconnect the player. Then disconnect the power cable, battery, and anything else connected to the computer and discharge it for five minutes. After discharging, turn on the computer again and reconnect the player.

Compliance & Information

Information on laws and trademarks

- For information on laws, regulations, and trademark rights, refer to "Important Information" in the internal memory of your unit. To read it, open the following folders in the system storage after you connect the unit to your computer.
[PLAYER] - [Information_HelpGuide] - [Important_Information]
After you double-click the [index.html] file, select a language.
- The N-Mark is a trademark or registered trademark of NFC Forum, Inc. in the United States and in other countries.



About the in-ear headphones

- When you use in-ear headphones with a high degree of adhesion, note the following. Otherwise, you may damage your ears or eardrums.
 - Do not insert the earbuds forcefully into your ears.
 - Do not remove the earbuds from your ears suddenly. When you take off the headphones, move the earbuds up and down gently.

Rated current consumption 2.35 A

About the headphones

- Avoid playing the unit at so loud a volume that extended play might affect your hearing.
- At a high volume outside sounds may become inaudible. Avoid listening to the unit in situations where hearing must not be impaired, for example, while driving or cycling.
- As the headphones are of open-air design, sounds go out through the headphones. Remember not to disturb those close to you.

L/R Channels

POWER OUTPUT AND TOTAL HARMONIC DISTORTION: With 16 ohm loads, both channels driven, from 20 Hz - 20,000 Hz ; rated 1,250 milliwatts per channel minimum RMS power at stereo mode, with no more than 0.05 % total harmonic distortion from 250 milliwatts to rated output.

Owner's Record

The model and serial numbers are located on the bottom of the player. Record them in the space provided below. Refer to these numbers in the spaces whenever you call upon your Sony dealer regarding this product.

Model No. _____
Serial No. _____

- Do not expose the batteries (battery pack or batteries installed) to excessive heat such as sunshine, fire or the like for a long time.
- Do not subject the batteries to extreme low temperature conditions that may result in overheating and thermal runaway.
- Do not dismantle, open or shred secondary cells or batteries.
- In the event of a cell leaking, do not allow the liquid to come in contact with the skin or eyes. If contact has been made, wash the affected area with copious amounts of water and seek medical advice.
- Do not use any charger other than that specifically provided for use with the equipment.

- Secondary cells and batteries need to be charged before use. Always use the correct charger and refer to the manufacturer's instructions or equipment manual for proper charging instructions.
- After extended periods of storage, it may be necessary to charge and discharge the cells or batteries several times to obtain maximum performance.
- Dispose of properly.

To reduce the risk of fire or electric shock, do not expose AC Adaptor to dripping or splashing, and do not place objects filled with liquids, such as vases, on the appliance.

Important information concerning safety is located on the bottom exterior of main unit.

For customers in the U.S.A. and Canada

Authentication information based on laws and regulations is displayed on this product's screen electronically. Follow the steps below to display this information.

Tap - [Settings] - [Certificates].

The validity of the CE marking is restricted to only those countries where it is legally enforced, mainly in the countries EEA (European Economic Area).

Design and specifications are subject to change without notice.

AVERTISSEMENT

Pour réduire le risque d'incendie ou d'électrocution, n'exposez pas cet appareil à la pluie ou à l'humidité.

Vous êtes prévenu que toute modification ou changement non expressément approuvé dans ce manuel peut annuler votre autorisation à utiliser cet appareil.

Installez l'appareil de manière à pouvoir débrancher immédiatement le cordon secteur de la prise murale en cas de problème.

L'adaptateur secteur n'est pas déconnecté du secteur tant qu'il est raccordé à la prise murale, même si l'unité a été mise hors tension.

N'installez pas l'appareil dans un espace confiné, par exemple une bibliothèque ou une armoire encastrée.

N'exposez pas les piles (les piles fournies à part ou celles déjà installées) à une chaleur excessive, comme la lumière du soleil, le feu ou toute autre source de chaleur, pendant une longue période.

Consignes de sécurité importantes

- 1) Lisez ces instructions.
- 2) Conservez ces instructions.
- 3) Tenez compte de tous les avertissements.
- 4) Respectez toutes les instructions.
- 5) N'utilisez pas cet appareil à proximité de l'eau.
- 6) Nettoyez l'appareil uniquement avec un chiffon sec.
- 7) Ne bloquez pas les ouvertures de ventilation. Installez l'appareil conformément aux instructions du fabricant.
- 8) N'installez pas l'appareil à proximité d'une source de chaleur, telle qu'un radiateur, un poêle, une cuisinière ou d'autres appareils (notamment des amplificateurs) qui dégagent de la chaleur.
- 9) Pour des raisons de sécurité, veillez à utiliser une fiche polarisée ou une fiche avec terre. Une fiche polarisée possède deux lames dont une est plus large que l'autre. Une fiche avec terre possède deux lames et une broche de mise à la masse. La lame large ou la troisième broche sont prévues pour votre sécurité. Si la fiche fournie n'est pas adaptée à la prise, consultez un électricien pour remplacer la prise obsolète.
- 10) Protégez le cordon d'alimentation afin d'éviter qu'il soit piétiné ou pincé, en particulier au niveau des fiches, des prises de courant et du point de sortie de l'appareil.
- 11) Utilisez uniquement des options/accessoires spécifiés par le fabricant.
- 12) Utilisez l'appareil uniquement avec le chariot, le socle, le trépied, le support ou la table spécifiés par le fabricant ou vendus avec l'appareil. Si vous utilisez un chariot, soyez prudent lors du déplacement de la combinaison chariot/appareil afin d'éviter de vous blesser lors du transport.



- 13) Débranchez l'appareil pendant les orages ou lorsque vous ne l'utilisez pas pendant des périodes prolongées.
- 14) Tout entretien ne peut être effectué que par un technicien qualifié. Un entretien est nécessaire si l'appareil a été endommagé d'une quelconque manière, par exemple si le cordon ou la fiche d'alimentation est endommagé, si du liquide a pénétré dans l'appareil ou si des objets sont tombés à l'intérieur de celui-ci, s'il a été exposé à la pluie ou à l'humidité, s'il ne fonctionne pas normalement ou s'il a subi une chute.

À propos des manuels

1. Manuel d'instructions (ce manuel)

2.  (Guide de démarrage)

Le Guide de démarrage comprend les éléments ci-dessous :

- Instructions d'utilisation basiques de votre lecteur de musique numérique*1
- Comment accéder aux sites web d'applications PC utiles sur Internet

3. Guide d'aide (document web pour un PC/ smartphone)

Le Guide d'aide contient des instructions d'utilisation plus détaillées, les spécifications, l'URL du site web d'assistance clientèle, etc.



http://rd1.sony.net/help/dmp/dmpz1/h_ww/

Bien que la navigation soit gratuite, des frais de communication peuvent vous être facturés par votre opérateur.

*1 Le « lecteur de musique numérique » est appelé « lecteur » dans ce manuel.

Selon le pays ou la région où vous avez acheté votre lecteur, certains modèles risquent de ne pas être disponibles.

Remarques sur l'utilisation du lecteur**Remarque sur la batterie**

- Pour prévenir la détérioration de la batterie, chargez-la au moins une fois tous les 6 mois.

Formatage d'une carte microSD


Veillez à lire les instructions relatives aux cartes microSD dans le Guide d'aide sur Internet avant d'enregistrer du contenu sur une carte microSD (non fournie).

Fonctionnalités BLUETOOTH®


Vous pouvez écouter la musique stockée sur votre lecteur à partir de périphériques audio Bluetooth tels que des écouteurs ou des enceintes. Vous pouvez également écouter de la musique stockée sur votre smartphone ou votre ordinateur par l'intermédiaire du lecteur. Reportez-vous au « Guide d'aide » pour des informations détaillées sur l'utilisation de la fonction Bluetooth.

Pairage (lors de la première utilisation du périphérique)


La première fois que vous connectez des périphériques audio Bluetooth sans fil, ceux-ci doivent être s'enregistrer mutuellement. Cet enregistrement est appelé « pairage ».

1. Réglez le périphérique audio Bluetooth sur le mode de pairage. (Reportez-vous au manuel d'instructions du périphérique.)
2. Appuyez sur  - [Paramètres] - [Connecter à/Ajouter périph. audio] sous [Bluetooth].
3. Appuyez sur le commutateur Bluetooth (●—) pour activer la fonction Bluetooth.
4. Appuyez sur [Ajouter un périphérique (Pairage)] pour démarrer le pairage.
5. Sélectionnez dans la liste des périphériques appariés le périphérique avec lequel établir la connexion Bluetooth. Une fois la connexion Bluetooth établie, [Connecté] s'affiche.

Connexion (utilisations ultérieures)

1. Mettez le périphérique audio Bluetooth apparié sous tension et réglez-le sur veille.
2. Appuyez sur  - [Paramètres] - [Connecter à/Ajouter périph. audio] sous [Bluetooth].
3. Appuyez sur le commutateur Bluetooth (●—) pour activer la fonction Bluetooth.
4. Sélectionnez dans la liste des périphériques appariés le périphérique avec lequel établir la connexion Bluetooth.

Déconnexion

1. Appuyez sur  - [Paramètres] - [Connecter à/Ajouter périph. audio] sous [Bluetooth].
2. Appuyez sur le nom du périphérique connecté dans la liste des périphériques appariés et appuyez sur [OK] dans la boîte de dialogue de déconnexion.

Remarque

- Les informations de pairage sont supprimées dans les cas suivants. Appariez à nouveau les périphériques.
 - Un périphérique ou les deux sont réinitialisés aux réglages d'usine.
 - Les informations de pairage sont supprimées des périphériques, par exemple lorsque ceux-ci sont réparés.

Dépannage**Le lecteur n'est pas reconnu par votre ordinateur.**

- La batterie est peut-être vide. Chargez la batterie à l'aide de l'adaptateur secteur (fourni).
- Effectuez la configuration initiale du lecteur avant de le connecter à votre ordinateur.
- Le câble USB Type-C (fourni) n'est pas correctement branché sur un connecteur USB de votre ordinateur. Débranchez le câble USB Type-C, puis rebranchez-le.
- Si les procédures répertoriées ci-dessus n'arrivent pas à résoudre le problème, mettez totalement hors tension votre ordinateur et déconnectez le lecteur. Ensuite, déconnectez le câble d'alimentation, la batterie et tout ce qui est branché sur l'ordinateur, puis déchargez-le pendant cinq minutes. Après la décharge, remettez sous tension l'ordinateur et reconnectez le lecteur.

Conformité et informations**Informations relatives aux lois et aux marques commerciales**

- Pour des informations sur les lois, les réglementations et les droits de marque, reportez-vous à « Informations importantes » dans la mémoire interne de votre unité. Pour lire ce document, ouvrez les dossiers suivants dans le stockage système, après avoir connecté l'unité à votre ordinateur. [PLAYER] - [Information_HelpGuide] - [Important_Information] Après avoir cliqué deux fois sur le fichier [index.html], sélectionnez une langue.
- Le repère en forme de lettre N est une marque commerciale ou une marque déposée de NFC Forum, Inc. aux États-Unis et dans d'autres pays.

**À propos des écouteurs intra-auriculaires**

- Lorsque vous utilisez des écouteurs intra-auriculaires très adhérents, respectez les recommandations suivantes. Sinon, vous pourriez endommager vos oreilles ou vos tympans.
 - Ne forcez pas lorsque vous insérez les oreillettes dans vos oreilles.
 - Ne retirez pas brusquement les oreillettes de vos oreilles. Lorsque vous retirez les écouteurs, déplacez doucement les oreillettes vers le haut et vers le bas.

Consommation de courant nominal : 2,35 A

Remarque sur les écouteurs

- Éviter de faire fonctionner l'appareil à un niveau sonore tel qu'il serait préjudiciable à votre sens de l'ouïe.
- A volume élevé, les sons en provenance de l'extérieur peuvent être inaudibles. Éviter d'écouter avec cet appareil dans des situations où le sens de l'ouïe ne doit pas être altéré, en voiture ou à bicyclette par exemple.
- Comme les écouteurs sont de type ouvert, les sons sont audibles de l'extérieur. Veillez à ne pas déranger votre entourage.

Canaux G/D

SORTIE D'ALIMENTATION ET DISTORSION HARMONIQUE TOTALE : avec des charges de 16 ohm, les deux canaux pilotés, de 20 Hz - 20 000 Hz ; puissance nominale 1 250 milliwatts par canal, puissance RMS minimale en mode stéréo, avec une distorsion harmonique totale ne dépassant pas 0,05 % entre 250 milliwatts et la puissance nominale.

- N'exposez pas les piles (les piles fournies à part ou celles déjà installées) à une chaleur excessive, comme la lumière du soleil, le feu ou toute autre source de chaleur, pendant une longue période.
- Ne soumettez pas les batteries à des conditions de températures extrêmement basses pouvant entraîner une surchauffe et un emballement thermique.
- Abstenez-vous de démonter, ouvrir ou broyer les cellules ou les batteries secondaires.
- En cas de fuite de la cellule, veillez à ce que le liquide n'entre pas en contact avec la peau ou les yeux. En cas de contact, veuillez laver à grande eau la zone affectée et consultez un médecin.
- N'utilisez pas un autre chargeur que celui fourni spécifiquement pour être utilisé avec l'équipement.
- Les cellules et les batteries secondaires doivent être chargées avant d'être utilisées. Utilisez toujours le bon chargeur et consultez la procédure de chargement appropriée dans les instructions du fabricant ou dans le manuel de l'équipement.
- Après une longue période de stockage, il peut être nécessaire de charger et de décharger les cellules ou les batteries plusieurs fois pour obtenir des performances optimales.
- Éliminez les cellules ou les batteries de façon appropriée.

Pour réduire le risque d'incendie ou d'électrocution, n'exposez pas l'adaptateur secteur à un égouttement ou à des éclaboussures, et ne placez pas d'objets remplis de liquides, par exemple des vases, sur l'équipement.

Des informations importantes concernant la sécurité se trouvent sur la face externe inférieure de l'unité principale.

Pour les clients aux États-Unis et au Canada

Les informations d'authentification basées sur les lois et les réglementations sont affichées électroniquement sur l'écran de cet appareil. Suivez les étapes ci-dessous pour afficher ces informations.

Appuyez sur  - [Paramètres] - [Certificats].

La validité du marquage CE est limitée aux pays où il est légalement imposé, soit principalement les pays de l'EEE (Espace économique européen).

La conception et les spécifications peuvent faire l'objet de modifications sans préavis.

SONY

Important Information



Digital Music Player

DMP-Z1

[Go to Page Top](#)

CONSTANT [Important product information] [Important product information](#)

CONSTANT [Licence and trademark notice] [Licence and trademark notice](#)

[Go to Page Top](#)

en-11(1)

Copyright 2018 Sony Corporation

SONY

Important Information



Digital Music Player

DMP-Z1

[Back](#) | [Back to Top](#)

[Print](#)

CONSTANT [Important product information] Important product information

Part [A-1002-0001-(1)/A-1004-0001-(1)_ok(PT0000001770)]

DELIMITER [A-1002-0001-1/A-1004-0001-1]

NOT TRANSLATED

DELIMITER [GB]

The following FCC statement applies only to the version of this model manufactured for sale in the USA.

NOTE:

This equipment has been tested and found to comply with the limits for a Class B digital device, pursuant to Part 15 of the FCC Rules. These limits are designed to provide reasonable protection against harmful interference in a residential installation. This equipment generates, uses and can radiate radio frequency energy and, if not installed and used in accordance with the instructions, may cause harmful interference to radio communications.

However, there is no guarantee that interference will not occur in a particular installation. If this equipment does cause harmful interference to radio or television reception, which can be determined by turning the equipment off and on, the user is encouraged to try to correct the interference by one or more of the following measures:

- Reorient or relocate the receiving antenna.
- Increase the separation between the equipment and receiver.
- Connect the equipment into an outlet on a circuit different from that to which the receiver is connected.
- Consult the dealer or an experienced radio/TV technician for help.

DELIMITER [GB]

DELIMITER [FR]

La déclaration de la FCC suivante s'applique uniquement à la version de ce modèle fabriquée pour la vente aux Etats-Unis.

REMARQUE:

Cet appareil a été testé et s'est révélé conforme aux limites des appareils numériques de Classe B, conformément à l'alinéa 15 de la réglementation FCC. Ces limites sont conçues pour assurer une protection raisonnable contre les interférences nuisibles dans une installation résidentielle. Cet appareil génère, utilise et peut rayonner de l'énergie de fréquence radio qui, en cas d'installation et d'utilisation non conformes aux instructions, peut engendrer des interférences nuisibles avec les communications radio. Il n'est toutefois pas garanti qu'aucune interférence ne surviendra dans une installation particulière. Si cet appareil altère effectivement la réception radio ou télévisée, ce qui peut être déterminé en le mettant hors tension, puis à

nouveau sous tension, nous vous encourageons à essayer de remédier à la situation en prenant une ou plusieurs mesures ciaprès :

- Réorientez ou repositionnez l'antenne de réception.
- Augmentez la distance qui sépare l'appareil du récepteur.
- Raccordez l'appareil à la prise d'un circuit différent de celui auquel le récepteur est raccordé.
- Sollicitez l'aide de votre revendeur ou d'un technicien en radio/télévision expérimenté.

DELIMITER [FR]

DELIMITER [A-1002-0001-1/A-1004-0001-1]

Part [A-1002-0001-(1)/A-1004-0001-(1)_ok(PT0000001770)]

Part [A-1002-0001-(1)/A-1003-0001-(1)_ok(PT0000001771)]

DELIMITER [A-1002-0001-1/A-1003-0001-1]

NOT TRANSLATED

DELIMITER [GB]

The following FCC statement applies only to the version of this model manufactured for sale in the USA. You are cautioned that any changes or modifications not expressly approved in this manual could void your authority to operate this equipment.

DELIMITER [GB]

DELIMITER [FR]

La déclaration de la FCC suivante s'applique uniquement à la version de ce modèle fabriquée pour la vente aux Etats-Unis.

Vous êtes prévenu que toute modification ou changement non expressément approuvé dans ce manuel peut annuler votre autorisation à utiliser cet appareil.

DELIMITER [FR]

DELIMITER [A-1002-0001-1/A-1003-0001-1]

Part [A-1002-0001-(1)/A-1003-0001-(1)_ok(PT0000001771)]

Part [A-1002-0001-(1)/H-1007-0001-(1)_ok(PT0000001772)]

DELIMITER [A-1002-0001-1/H-1007-0001-1]

NOT TRANSLATED

DELIMITER [GB]

The following FCC statement applies only to the version of this model manufactured for sale in the USA.

If you have any questions about this product:

Visit: www.sony.com/walkmansupport

Contact: Sony Customer Information Service Center at 1-(866)-456-7669

Write: Sony Customer Information Service Center 12451 Gateway Blvd., Fort Myers, FL 33913

DELIMITER [GB]

DELIMITER [FR]

La déclaration de la FCC suivante s'applique uniquement à la version de ce modèle fabriquée pour la vente aux Etats-Unis.

Si vous avez des questions sur ce produit :

Visitez : www.sony.com/walkmansupport

Contactez : Sony Customer Information Service Center au 1-(866)-456-7669

Écrivez à : Sony Customer Information Service Center 12451 Gateway Blvd., Fort Myers, FL 33913

DELIMITER [FR]

DELIMITER [A-1002-0001-1/H-1007-0001-1]

Part [A-1002-0001-(1)/H-1007-0001-(1)_ok(PT0000001772)]

Part [A-1005-0001-(3)_ok(PT0000019530)]

DELIMITER [A-1005-0001-3]

NOT TRANSLATED

DELIMITER [GB]

Supplier's Declaration of Conformity

Trade Name:

SONY

Model No.:

VARIABLE [DMP-Z1]

Responsible Party:

Sony Electronics Inc.

Address:

16535 Via Esprillo, San Diego, CA 92127 U.S.A

Telephone Number:

858-942-2230

This device complies with Part 15 of the FCC Rules. Operation is subject to the following two conditions: (1) this device may not cause harmful interference, and (2) this device must accept any interference received, including interference that may cause undesired operation.

DELIMITER [GB]

DELIMITER [FR]

Déclaration de conformité du fabricant

Nom commercial :

SONY

N° de modèle :

VARIABLE [DMP-Z1]

Partie responsable :

Sony Electronics Inc.

Adresse :

16535 Via Esprillo, San Diego, CA 92127 É.-U.

Numéro de téléphone :

858-942-2230

Cet appareil est conforme à la section 15 des règles de la FCC. Son fonctionnement est soumis aux deux conditions suivantes : (1) cet appareil ne peut pas provoquer d'interférences dangereuses et (2) cet appareil doit accepter toutes les interférences reçues, y compris les interférences susceptibles de provoquer un fonctionnement indésirable.

DELIMITER [FR]

DELIMITER [A-1005-0001-3]

Part [A-1005-0001-(3)_ok(PT0000019530)]

Part [A-1002-0001-(1)/A-0037-0001-(1)_ok(PT0000001774)]

Part [A-1002-0001-(1)/A-0037-0001-(1)_ok(PT0000001774)]

Part [A-1002-0001-(1)/A-1008-0001-(2)_ok(PT0000002912)]

DELIMITER [A-1002-0001-1/A-1008-0001-2]

NOT TRANSLATED

DELIMITER [GB]

The following FCC statement applies only to the version of this model manufactured for sale in the USA. This equipment must not be co-located or operated in conjunction with any other antenna or transmitter.

DELIMITER [GB]

DELIMITER [FR]

La déclaration de la FCC suivante s'applique uniquement à la version de ce modèle fabriquée pour la vente aux Etats-Unis.

Cet équipement ne doit pas être installé ou utilisé en conjonction avec d'autres antennes ou émetteurs.

DELIMITER [FR]

DELIMITER [A-1002-0001-1/A-1008-0001-2]

Part [A-1002-0001-(1)/A-1008-0001-(2)_ok(PT0000002912)]

Part [A-1002-0001-(1)/A-1008-0002-(2)_ok(PT0000019531)]

Part [A-1002-0001-(1)/A-1008-0002-(2)_ok(PT0000019531)]

Part [A-1002-0001-(1)/A-1008-0003-(1)_ok(PT0000009672)]

Part [A-1002-0001-(1)/A-1008-0003-(1)_ok(PT0000009672)]

Part [A-1009-0002-(1)_ok(PT0000020210)]

DELIMITER [A-1009-0002-1]

DELIMITER [GB]

The following FCC statement applies only to the version of this model manufactured for sale in the USA.

This equipment complies with FCC radiation exposure limits set forth for an uncontrolled environment and meets the FCC radio frequency (RF) Exposure Guidelines. This equipment should be installed and operated keeping the radiator at least 20cm or more away from person's body.

DELIMITER [GB]

DELIMITER [FR]

La déclaration de FCC suivante s'applique uniquement à la version de ce modèle fabriqué pour la vente aux États-Unis.

Cet équipement est conforme aux limites d'exposition aux rayonnements énoncées par la FCC pour un environnement non contrôlé et il respecte les règles d'exposition aux fréquences radioélectriques (RF) de la FCC. Cet équipement doit être installé et utilisé en gardant une distance de 20 cm ou plus entre le radiateur et le corps humain.

DELIMITER [FR]

DELIMITER [A-1009-0002-1]

Part [A-1009-0002-(1)_ok(PT0000020210)]

Part [A-1009-0003-(2)_ok(PT0000012150)]

Part [A-1009-0003-(2)_ok(PT0000012150)]

Part [A-1009-0004-(1)_ok(PT0000012151)]

Part [A-1009-0004-(1)_ok(PT0000012151)]

Part [A-1032-0007-1-(1)_ok(PT0000019436)]

DELIMITER [A-1032-0007-1-1]

NOT TRANSLATED

DELIMITER [GB]

Notice for customers: the following information is only applicable to equipment sold in countries applying EU directives

DELIMITER [GB]

DELIMITER [FR]

Avis à l'intention des clients : les informations suivantes s'appliquent uniquement aux appareils vendus dans des pays qui appliquent les directives de l'Union Européenne

DELIMITER [FR]

DELIMITER [DE]

Hinweis für Kunden: Die folgenden Informationen gelten nur für Geräte, die in Ländern verkauft werden, in denen EU-Richtlinien gelten

DELIMITER [DE]

DELIMITER [ES]

Aviso para los clientes: la información siguiente resulta de aplicación solo a los equipos comercializados en países afectados por las directivas de la UE

DELIMITER [ES]

DELIMITER [IT]

Avviso per i clienti: le seguenti informazioni riguardano esclusivamente gli apparecchi venduti in paesi in cui sono applicate le direttive UE

DELIMITER [IT]

DELIMITER [SE]

Kundmeddelande: Följande information gäller enbart för utrustning såld i länder som tillämpar EU-direktiven

DELIMITER [SE]

DELIMITER [FI]

Huomautus asiakkaille: seuraavat tiedot koskevat vain EU:n direktiivejä noudattaviin maihin myytäviä laitteita

DELIMITER [FI]

DELIMITER [DK]

Bemærkning til kunder vedrørende udstyr, der sælges i lande, som er underlagt EU-direktiver

DELIMITER [DK]

DELIMITER [NO]

Merknad for kunder: Følgende informasjon gjelder kun for utstyr som er solgt i land som anvender EU-direktivene

DELIMITER [NO]

DELIMITER [PT]

Nota para os clientes: as seguintes informações aplicam-se apenas ao equipamento comercializado nos países que aplicam as Directivas da UE

DELIMITER [PT]

DELIMITER [GR]

Σημείωση για τους καταναλωτές: οι παρακάτω πληροφορίες ισχύουν μόνο για εξοπλισμό που έχει πωληθεί σε χώρες όπου ισχύουν οι Οδηγίες της ΕΕ

DELIMITER [GR]

DELIMITER [TR]

Müşteriler için uyarı: aşağıdaki bilgiler yalnızca AB yönergelerini uygulayan ülkelerde satılan ekipmanlar için geçerlidir

DELIMITER [TR]

DELIMITER [NL]

Opmerking voor klanten: de volgende informatie is enkel van toepassing voor apparaten die verkocht worden in landen die de EU-richtlijnen in acht nemen

DELIMITER [NL]

DELIMITER [HU]

Megjegyzés a vásárlóknak: az alábbi információ csak az Európai Unió irányelveit alkalmazó országokban eladott berendezésekre vonatkozik

DELIMITER [HU]

DELIMITER [CZ]

Poznámka pro zákazníky: následující informace se vztahují jen na produkty prodávané v zemích, ve kterých platí směrnice EU

DELIMITER [CZ]

DELIMITER [PL]

Informacje dla klientów: poniższe informacje dotyczą wyłącznie urządzeń sprzedawanych w krajach, w których obowiązują dyrektywy Unii Europejskiej

DELIMITER [PL]

DELIMITER [SK]

Oznam pre zákazníkov: nasledujúce informácie sa týkajú iba zariadení predávaných v krajinách, v ktorých platia smernice EÚ

DELIMITER [SK]

DELIMITER [RO]

Aviz pentru clienți: următoarele informații se aplică numai echipamentelor vândute în țările care respectă directivele UE

DELIMITER [RO]

DELIMITER [BG]

Забележка за потребители: следната информация се отнася само за оборудване, продавано в страни, където се прилагат директивите на ЕС

DELIMITER [BG]

DELIMITER [SI]

Obvestilo strankam: naslednji podatki so veljavni samo za opremo, prodano v državah, ki upoštevajo smernice EU

DELIMITER [SI]

DELIMITER [EE]

Märkus klientidele: järgmine teave kohaldub ainult seadmetele, mida müüakse riikides, kus kohalduvad EL-i direktiivid.

DELIMITER [EE]

DELIMITER [LT]

Pranešimas vartotojams: ši informacija taikoma tik įrangai, parduodamai šalyse, kuriose galioja ES direktyvos.

DELIMITER [LT]

DELIMITER [LV]

Paziņojums klientiem: šī informācija attiecināma tikai uz aprīkojumu, kas tiek tirgots valstīs, kurām ir saistošas ES direktīvas

DELIMITER [LV]

DELIMITER [A-1032-0007-1-1]

Part [A-1032-0007-1-(1)_ok(PT0000019436)]

Part [A-1032-0007-2-(1)_ok(PT0000019437)]

DELIMITER [A-1032-0007-2-1]

NOT TRANSLATED

DELIMITER [GB]

This product has been manufactured by or on behalf of Sony Corporation.

EU Importer: Sony Europe Limited.

Inquiries to the EU Importer or related to product compliance in Europe should be sent to the manufacturer's authorized representative, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgium.

DELIMITER [GB]

DELIMITER [FR]

Ce produit a été fabriqué par ou pour le compte de Sony Corporation.

Importateur dans l'UE : Sony Europe Limited.

Les questions basées sur la législation européenne pour l'importateur ou relatives à la conformité des produits doivent être adressées au mandataire : Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgique.

DELIMITER [FR]

DELIMITER [DE]

Dieses Produkt wurde von oder für die Sony Corporation hergestellt.

EU Importeur: Sony Europe Limited.

Anfragen an den Importeur oder zur Produktkonformität auf Grundlage der Gesetzgebung in Europa senden Sie bitte an den Bevollmächtigten Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgien.

DELIMITER [DE]

DELIMITER [ES]

Este producto ha sido fabricado por, o en nombre de Sony Corporation.

Importador UE: Sony Europe Limited.

Las consultas relacionadas con el Importador a la UE o con la conformidad del producto en Europa deben dirigirse al representante autorizado por el fabricante, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Bélgica.

DELIMITER [ES]

DELIMITER [IT]

Questo prodotto è stato fabbricato da o per conto di Sony Corporation.

Importatore UE: Sony Europe Limited.

Richieste all'importatore UE o relative alla conformità di prodotto in Europa devono essere indirizzate al rappresentante autorizzato del costruttore, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1 1935 Zaventem, in Belgio.

DELIMITER [IT]

DELIMITER [SE]

Den här produkten har tillverkats av, eller på uppdrag av Sony Corporation.

EU-importör: Sony Europe Limited.

Frågor till EU-importören eller frågor som rör produkternas överensstämmelse i Europa skall sändas till tillverkarens auktoriserade representant, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgien.

DELIMITER [SE]

DELIMITER [FI]

Tämä tuote on valmistettu Sony Corporation toimesta tai puolesta.

EU-maahantuojaja: Sony Europe Limited.

EU-maahantuojalle osoitetut tiedustelut tai tuotteen Euroopan vaatimustenmukaisuuteen liittyvät tiedustelut tulee osoittaa valmistajan valtuutetulle edustajalle: Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgia.

DELIMITER [FI]

DELIMITER [DK]

Denne produkt er fremstillet af eller på vegne af Sony Corporation.

EU Importør: Sony Europe Limited.

Forespørgsler til EU Importøren eller vedrørende overholdelse af produktgaranti i Europa skal sendes til fabrikantens repræsentant, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgien.

DELIMITER [DK]

DELIMITER [NO]

Denne produktet har blitt produsert av eller på vegne av Sony Corporation.

EU-importør: Sony Europe Limited.

Spørsmål til EU-importøren eller spørsmål vedrørende produktets overensbestemmelse i Europa skal sendes til produsentens autoriserte representant, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgia.

DELIMITER [NO]

DELIMITER [PT]

Este produto foi fabricado por ou em nome da Sony Corporation.

Importador na UE: Sony Europe Limited.

Questões ao importador na UE ou relacionadas com a conformidade do produto na Europa devem ser enviadas ao representante autorizado do fabricante, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Bélgica.

DELIMITER [PT]

DELIMITER [GR]

Αυτό το προϊόν έχει κατασκευαστεί από ή για λογαριασμό της Sony Corporation.

Εισαγωγέας στην Ευρώπη : Sony Europe Limited.

Ερωτήσεις προς τον εισαγωγέα ή σχετικά με την συμμόρφωση του προϊόντος ως προς τη νομοθεσία της Ευρωπαϊκής Ένωσης θα πρέπει να απευθύνονται στον εξουσιοδοτημένο εκπρόσωπο, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Βέλγιο.

DELIMITER [GR]

DELIMITER [NL]

Dit product werd vervaardigd door of in opdracht van Sony Corporation.

EU importeur: Sony Europe Limited.

Vragen aan de EU invoerder of met betrekking tot Europese productconformiteit kunnen worden gericht aan de gemachtigde vertegenwoordiger, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, België.

DELIMITER [NL]

DELIMITER [HU]

Ezt a terméket a Sony Corporation vagy megbízottja gyártotta.

EU importőr: Sony Europe Limited.

Az EU importőrrel vagy az Európai termékbiztonsággal kapcsolatos kérdéseket a gyártó jogosult képviselőjének kell küldeni, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgium.

DELIMITER [HU]

DELIMITER [CZ]

Tento výrobek byl vyroben buď přímo nebo v zastoupení společnosti Sony Corporation.

Dovozce do EU: Sony Europe Limited.

Žádosti týkající se dovozce do EU nebo technických požadavků na výrobky danými směnicemi Evropské unie je třeba adresovat na zplnomocněného zástupce, kterým je Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgie.

DELIMITER [CZ]

DELIMITER [PL]

Produkt ten został wyprodukowany przez lub na zlecenie Sony Corporation.

Importer w UE: Sony Europe Limited.

Zapytania do importera w UE dotyczące zgodności produktu w Europie należy kierować do autoryzowanego reprezentanta producenta, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgia.

DELIMITER [PL]

DELIMITER [SK]

Tento produkt vyrába spoločnosť Sony alebo je vyrobený v mene Sony Corporation.

EÚ vývozca: Sony Europe Limited.

Otázky či výrobok vyhovuje požiadavkám podľa legislatívy Európskej únie treba adresovať na autorizovaného zástupcu Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgicko.

DELIMITER [SK]

DELIMITER [RO]

Acest produs a fost fabricat de către sau în numele Sony Corporation.

Importator UE: Sony Europe Limited.

Întrebări către importatorul UE sau referitoare la conformitatea produsului în Europa se trimit către reprezentantul autorizat al producătorului, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgia.

DELIMITER [RO]

DELIMITER [BG]

Този продукт е произведен от или от името на Sony Corporation.

Вносител в ЕС: Sony Europe Limited.

Запитвания до вносителя или запитвания свързани със съответствието на продуктите съгласно законодателството на Европейския съюз, следва да се отправят към упълномощения представител на производителя Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Белгия.

DELIMITER [BG]

DELIMITER [SI]

Ta izdelek je bil izdelan s strani ali v imenu Sony Corporation.

Uvoznik za Evropo: Sony Europe Limited.

Poizvedbe, povezane z skladnostjo izdelkov, ki temelji na zakonodaji Evropske unije, se naslovi na pooblaščenega zastopnika, Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgija.

DELIMITER [SI]

DELIMITER [EE]

See toode on valmistatud Sony Corporation poolt või Sony Corporation tellimusel.

EL maaletooja: Sony Europe Limited.

Ühendust EL maaletoojaga ja teavet toote vastavusest Euroopa Liidu seadusandluseaktidele saate tootja volitatud esindaja kaudu Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgia.

DELIMITER [EE]

DELIMITER [LT]

Šio gaminio gamintojas yra Sony Corporation arba gaminys yra pagamintas pagal Sony Corporation užsakymą.

ES importuotojas: Sony Europe Limited.

Norėdami susisiekti su ES importuotoju arba sužinoti dėl gaminio atitikties, pagrįstos Europos Sąjungos teisės aktais, kreipkitės į įgaliotą gamintojo atstovą Sony Belgium, bijkantoor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belgija.

DELIMITER [LT]

DELIMITER [LV]

Šī produkta ražotājs ir Sony Corporation vai produkts ražots Sony Corporation uzdevumā.

ES importētājs: Sony Europe Limited.

Lai sazinātos ar ES importētāju vai uzzinātu par produkta atbilstību Eiropas likumdošanas aktiem, vērsieties pie ražotāja autorizētā pārstāvja Sony Belgium, bijkantor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Beļģija.

DELIMITER [LV]

DELIMITER [A-1032-0007-2-1]

Part [A-1032-0007-2-(1)_ok(PT0000019437)]

Part [A-1117-0011-(1)_ok(PT0000019450)]

DELIMITER [A-1117-0011-1]

NOT TRANSLATED

DELIMITER [TR]

Bu ürün, 1-7-1 Konan Minato-ku Tokyo, 108-0075 Japonya adresinde bulunan Sony Corporation tarafından veya adına imal edilmiştir.

Üretici Telefon no: +81-3-6748-2111

AB İthalatçısı: Sony Europe Limited.

AB İthalatçısı veya ürün uygunluğu ile ilgili tüm başvurular imalatçının yetkili temsilcisi olan Sony Belgium, bijkantor van Sony Europe Limited, Da Vincilaan 7-D1, 1935 Zaventem, Belçika'ya gönderilmelidir.

DELIMITER [TR]

DELIMITER [A-1117-0011-1]

Part [A-1117-0011-(1)_ok(PT0000019450)]

Part [A-1117-0010-(1)_ok(PT0000019451)]

DELIMITER [A-1117-0010-1]

NOT TRANSLATED

DELIMITER [TR]

İTHALATÇI FİRMA:

SONY EURASIA PAZARLAMA A.Ş.,

Onur Ofis Park Plaza Saray Mah. Ahmet Tevfik İleri Cad. No:10 34768 Ümraniye İstanbul Türkiye

Hattı: 444 SONY (7669)

www.sony.com.tr

DELIMITER [TR]

DELIMITER [A-1117-0010-1]

Part [A-1117-0010-(1)_ok(PT0000019451)]

Part [EN-1003-0002-(4)_ok(PT0000020170)]

DELIMITER [EN-1003-0002-4]

DELIMITER [GB]

Disposal of waste batteries and electrical and electronic equipment (applicable in the European Union and other countries with separate collection systems)

DELIMITER [GB]

DELIMITER [FR]

Elimination des piles et accumulateurs et des équipements électriques et électroniques usagés (applicable dans les pays de l'Union Européenne et dans les autres pays disposant de systèmes de collecte sélective)

DELIMITER [FR]

DELIMITER [DE]

Entsorgung von gebrauchten Batterien und Akkus und gebrauchten elektrischen und elektronischen Geräten (anzuwenden in den Ländern der Europäischen Union und anderen Ländern mit einem separaten Sammelsystem für diese Produkte)

DELIMITER [DE]

DELIMITER [ES]

Tratamiento de las baterías y equipos eléctricos y electrónicos al final de su vida útil (aplicable en la Unión Europea y otros países con sistemas de tratamiento selectivo de residuos)

DELIMITER [ES]

DELIMITER [IT]

Smaltimento delle batterie (pile e accumulatori) esauste e delle apparecchiature elettriche ed elettroniche a fine vita (applicabile in tutti i Paesi dell'Unione Europea e negli altri Paesi con sistema di raccolta differenziata)

DELIMITER [IT]

DELIMITER [RU]

Утилизация использованных элементов питания и отслужившего электрического и электронного оборудования (Директива применима в странах Евросоюза и других странах, где действуют системы раздельного сбора отходов)

DELIMITER [RU]

DELIMITER [SE]

Hantering av förbrukade batterier samt elektrisk och elektronisk utrustning (gäller inom EU och andra länder med separata insamlingssystem)

DELIMITER [SE]

DELIMITER [FI]

Käytöstä poistettujen paristojen/akkujen ja sähkö- ja elektroniikkalaitteiden hävittäminen (koskee Euroopan unionia sekä muita maita, joissa on käytössä jätteiden lajittelujärjestelmä)

DELIMITER [FI]

DELIMITER [DK]

Bortskaffelse af udtjente batterier samt elektriske og elektroniske produkter (gælder for den Europæiske Union og andre lande med separate indsamlingssystemer)

DELIMITER [DK]

DELIMITER [NO]

Kassering av gamle batterier og elektriske og elektroniske apparater (gjelder i Den europeiske union og andre land med separat innsamlingssystem)

DELIMITER [NO]

DELIMITER [PT]

Tratamento de pilhas, baterias e equipamentos elétricos e eletrônicos no final da sua vida útil (aplicável na União Europeia e em países com sistemas de recolha seletiva de resíduos)

DELIMITER [PT]

DELIMITER [GR]

Απόρριψη παλιών μπαταριών, ηλεκτρικού και ηλεκτρονικού εξοπλισμού (Ισχύει στην Ευρωπαϊκή Ένωση και άλλες χώρες με ξεχωριστά συστήματα συλλογής)

DELIMITER [GR]

DELIMITER [TR]

Atık piller ile elektrikli ve elektronik ekipmanın imhası (Avrupa Birliği ve ayrı toplama sistemi bulunan diğer ülkeler için uygundur)

DELIMITER [TR]

DELIMITER [NL]

Verwijdering van oude batterijen, elektrische en elektronische apparaten (van toepassing in de Europese Unie en andere landen met afzonderlijke inzamelingssystemen)

DELIMITER [NL]

DELIMITER [HU]

Feleslegessé vált elemek/akkumulátorok, elektromos és elektronikus készülékek hulladékként való eltávolítása. (Használható az Európai Unió és egyéb országok szelektív hulladékgyűjtési rendszereiben)

DELIMITER [HU]

DELIMITER [CZ]

Likvidace nepotřebných baterií a elektrického nebo elektronického zařízení (platí v Evropské unii a dalších státech uplatňujících oddělený systém sběru)

DELIMITER [CZ]

DELIMITER [PL]

Pozbywanie się zużytych baterii i zużytego sprzętu elektrycznego i elektronicznego (stosowane w krajach Unii Europejskiej i w pozostałych krajach mających własne systemy zbiórki)

DELIMITER [PL]

DELIMITER [SK]

Likvidácia použitých batérií a elektrických a elektronických zariadení (platí v Európskej únii a ostatných krajinách so zavedeným separovaným zberom)

DELIMITER [SK]

DELIMITER [UA]

Переробка використаних елементів живлення, старого електричного та електронного обладнання (застосовується в Європейському союзі та інших країнах із системами роздільного збирання сміття)

DELIMITER [UA]

DELIMITER [RO]

Dezafectarea bateriilor uzate și a echipamentelor electrice și electronice vechi (se aplică pentru țările membre ale Uniunii Europene și pentru alte țări cu sisteme de colectare separată)

DELIMITER [RO]

DELIMITER [BG]

Изхвърляна използвани батерии и стари електрически и електронни уреди (приложимо в Европейския съюз и други държави със системи за разделно събиране на отпадъците)

DELIMITER [BG]

DELIMITER [SI]

Odstranitev odpadnih baterij in električne in elektronske opreme (veljavno v Evropski uniji in drugih državah s sistemom ločenega zbiranja odpadkov)

DELIMITER [SI]

DELIMITER [EE]

Kasutatud patareide ning elektri- ja elektroonikaseadmete jäätmete kõrvaldamine (rakendatav Euroopa Liidus ja teistes jäätmete liigiti kogumise süsteemidega riikides)

DELIMITER [EE]

DELIMITER [LT]

Panaudotų baterijų bei elektros ir elektroninės įrangos atliekų utilizavimas (taikoma tik Europos Sąjungos ir kitoms šalims, kuriose veikia rūšiuotų atliekų surinkimo sistema)

DELIMITER [LT]

DELIMITER [LV]

Atbrīvošanās no izlietotām baterijām un vecām elektriskām un elektroniskām ierīcēm (piemērojama Eiropas Savienībā un citās valstīs ar atkritumu atsevišķas savākšanas sistēmām)

DELIMITER [LV]

DELIMITER [GB OR FR OR DE OR ES OR IT OR RU OR SE OR FI OR DK OR NO OR PT OR GR OR TR OR NL OR HU OR CZ OR PL OR SK OR UA OR RO OR BG OR SI OR EE OR LT OR LV]



DELIMITER [GB OR FR OR DE OR ES OR IT OR RU OR SE OR FI OR DK OR NO OR PT OR GR OR TR OR NL OR HU OR CZ OR PL OR SK OR UA OR RO OR BG OR SI OR EE OR LT OR LV]

DELIMITER [GB]

This symbol on the product, the battery or on the packaging indicates that the product and the battery shall not be treated as household waste. On certain batteries this symbol might be used in combination with a chemical symbol. The chemical symbol for lead (Pb) is added if the battery contains more than 0.004% lead. By ensuring that these products and batteries are disposed of correctly, you will help to prevent potentially negative consequences for the environment and human health which could be caused by inappropriate waste handling. The recycling of the materials will help to conserve natural resources. In case of products that for safety, performance or data integrity reasons require a permanent connection with an incorporated battery, this battery should be replaced by qualified service staff only. To ensure that the battery and the electrical and electronic equipment will be treated properly, hand over these products at end-of-life to the appropriate collection point for the recycling of electrical and electronic equipment. For all other batteries, please view the section on how to remove the battery from the product safely. Hand the battery over to the appropriate collection point for the

recycling of waste batteries. For more detailed information about recycling of this product or battery, please contact your local Civic Office, your household waste disposal service or the shop where you purchased the product or battery.

DELIMITER [GB]

DELIMITER [FR]

Ce symbole apposé sur le produit, la pile ou l'accumulateur, ou sur l'emballage, indique que le produit et les piles et accumulateurs fournis avec ce produit ne doivent pas être traités comme de simples déchets ménagers. Sur certains types de piles, ce symbole apparaît parfois combiné avec un symbole chimique. Le symbole pour le plomb (Pb) est rajouté lorsque ces piles contiennent plus de 0,004 % de plomb. En vous assurant que les produits, piles et accumulateurs sont mis au rebut de façon appropriée, vous participez activement à la prévention des conséquences négatives que leur mauvais traitement pourrait provoquer sur l'environnement et sur la santé humaine. Le recyclage des matériaux contribue par ailleurs à la préservation des ressources naturelles. Pour les produits qui, pour des raisons de sécurité, de performance ou d'intégrité des données, nécessitent une connexion permanente à une pile ou à un accumulateur intégré(e), il conviendra de vous rapprocher d'un Service Technique qualifié pour effectuer son remplacement. En rapportant votre appareil électrique, les piles et accumulateurs en fin de vie à un point de collecte approprié vous vous assurez que le produit, la pile ou l'accumulateur intégré sera traité correctement. Pour tous les autres cas de figure et afin d'enlever les piles ou accumulateurs en toute sécurité de votre appareil, reportez-vous au manuel d'utilisation. Rappez les piles et accumulateurs, et les équipements électriques et électroniques usagés au point de collecte approprié pour le recyclage. Pour toute information complémentaire au sujet du recyclage de ce produit ou des piles et accumulateurs, vous pouvez contacter votre municipalité, votre déchetterie locale ou le point de vente où vous avez acheté ce produit.

DELIMITER [FR]

DELIMITER [DE]

Das Symbol auf dem Produkt, der Batterie/dem Akku oder der Verpackung weist darauf hin, dass das Produkt oder die Batterie/der Akku nicht als normaler Haushaltsabfall zu behandeln sind. Ein zusätzliches chemisches Symbol Pb (Blei) unter der durchgestrichenen Mülltonne bedeutet, dass die Batterie/der Akku einen Anteil von mehr als 0,004 % Blei enthält. Durch Ihren Beitrag zum korrekten Entsorgen des Produktes und der Batterie/des Akkus schützen Sie die Umwelt und die Gesundheit Ihrer Mitmenschen. Umwelt und Gesundheit werden durch falsches Entsorgen gefährdet. Materialrecycling hilft, den Verbrauch von Rohstoffen zu verringern. Bei Produkten, die auf Grund ihrer Sicherheit, der Funktionalität oder als Sicherung vor Datenverlust eine ständige Verbindung zur eingebauten Batterie/zum eingebauten Akku benötigen, sollte die Batterie/der Akku nur durch qualifiziertes Servicepersonal ausgetauscht werden. Um sicherzustellen, dass das Produkt und die Batterie/der Akku korrekt entsorgt werden, geben Sie das Produkt zwecks Entsorgung an einer geeigneten Annahmestelle für das Recycling von elektrischen und elektronischen Geräten ab. Für alle anderen Batterien/Akkus entnehmen Sie die Batterie/den Akku bitte entsprechend dem Kapitel über die sichere Entfernung der Batterie/des Akkus. Geben Sie die Batterie/den Akku an einer geeigneten Annahmestelle für das Recycling von Batterien/Akkus ab. Weitere Informationen über das Recycling dieses Produkts oder der Batterie/des Akkus erhalten Sie von Ihrer Gemeinde, den kommunalen Entsorgungsbetrieben oder dem Geschäft, in dem Sie das Produkt gekauft haben. Hinweis für Lithiumbatterien: Bitte geben Sie nur entladene Batterien an den Sammelstellen ab. Wegen Kurzschlussgefahr überkleben Sie bitte die Pole der Batterie mit Klebestreifen. Sie erkennen Lithiumbatterien an den Abkürzungen Li oder CR.

DELIMITER [DE]

DELIMITER [ES]

Este símbolo en el producto, la batería o el embalaje indica que el producto y la batería no pueden tratarse como un residuo doméstico normal. En algunas baterías este símbolo puede utilizarse en combinación con un símbolo químico. Se añadirá el símbolo químico del plomo (Pb) si la batería contiene más del 0,004 % de plomo. Al asegurarse de que estos productos y baterías se desechan correctamente, ayudará a prevenir las posibles consecuencias negativas para la salud y el medio ambiente que podrían derivarse de su incorrecta manipulación. El reciclaje de los materiales ayuda a preservar los recursos naturales. En el caso de productos, que por razones de seguridad, rendimiento o mantenimiento de datos, requieran una conexión permanente con la batería incorporada, esta batería deberá reemplazarse únicamente por personal técnico cualificado para ello. Para asegurarse de que la batería se desecha correctamente, entregue estos productos al final de su vida útil en un punto de recogida adecuado para el reciclado de aparatos eléctricos y electrónicos. Para el resto de baterías, consulte la sección donde se indica cómo extraer la batería del producto de forma segura. Deposite la batería en el correspondiente punto de recogida para el reciclado de baterías. Si desea obtener información detallada sobre el reciclaje de este producto o de la batería, póngase en contacto con el ayuntamiento, el punto de recogida más cercano o el establecimiento donde ha adquirido el producto o la batería.

DELIMITER [ES]

DELIMITER [IT]

Questo simbolo sul prodotto, batteria o imballo indica che il prodotto non deve essere considerato come un normale rifiuto domestico. Su talune batterie questo simbolo può essere utilizzato in combinazione con un simbolo chimico. Il simbolo chimico del piombo (Pb) è aggiunto se la batteria contiene più dello 0,004% di piombo. Assicurandovi che questi prodotti e le batterie siano smaltiti correttamente, contribuirete a prevenire potenziali conseguenze negative per l'ambiente e per la salute che potrebbero essere causate dal trattamento inappropriato dei medesimi prodotti o batterie. Il riciclo dei materiali aiuterà a preservare le risorse naturali. Nel caso di prodotti che per ragioni di sicurezza, prestazioni o integrità dei dati richiedano una connessione permanente con una batteria in essi incorporata, la stessa dovrà essere sostituita esclusivamente da personale qualificato. Per assicurarsi che la batteria sia trattata correttamente, si prega di consegnare i prodotti a fine vita in un centro di raccolta idoneo per il riciclo di apparecchiature elettriche ed elettroniche. Per tutte le altre batterie, si prega di consultare la sezione relativa alla rimozione sicura della batteria dal prodotto. Si prega di consegnare le batterie in un centro di raccolta idoneo per il riciclo delle batterie esauste. Per informazioni più dettagliate sul riciclo di questi prodotti o batterie, si prega di contattare il vostro Comune, il servizio di smaltimento rifiuti ovvero il punto vendita presso il quale è stato acquistato il prodotto o la batteria.

DELIMITER [IT]

DELIMITER [RU]

Данный знак на устройстве, элементе питания или их упаковке означает, что устройство и элемент питания нельзя утилизировать вместе с прочими бытовыми отходами. На некоторых элементах питания данный символ может комбинироваться с символом химического элемента. Символ свинца (Pb) указывается, если содержание свинца более 0,004%. Обеспечивая правильную утилизацию отслуживших устройств и использованных элементов питания, вы предотвращаете негативное влияние на окружающую среду и здоровье людей, возникающее при несоблюдении специальных требований по утилизации. Вторичная переработка материалов способствует сохранению природных ресурсов. Если для соблюдения требований безопасности, поддержания соответствующего уровня производительности или для обеспечения сохранности и полноты данных устройство требует подачу постоянного питания от встроенного элемента питания, замену такого элемента питания следует производить только в специализированных сервисных центрах. Для правильной утилизации

использованных элементов питания, электрического и электронного оборудования после истечения срока службы следует сдавать их в соответствующий пункт по сбору и переработке электронного и электрического оборудования. Для всех других типов элементов питания ознакомьтесь с разделом, в котором даны инструкции по безопасному извлечению элементов питания из устройства. Сдавайте такие элементы питания в соответствующие пункты по сбору и переработке использованных элементов питания. Для получения более подробной информации о вторичной переработке данных изделий или элементов питания обратитесь в местные органы городского управления, службу сбора бытовых отходов или в магазин, где были приобретены изделия или элементы питания.

DELIMITER [RU]

DELIMITER [SE]

Symbolen på produkten, batteriet eller förpackningen anger att produkten och batteriet inte ska hanteras som hushållsavfall. På vissa batterier kan denna symbol användas i kombination med en kemisk symbol. Den kemiska symbolen för bly (Pb) läggs till om batteriet innehåller mer än 0,004 % bly. Genom att säkerställa att dessa produkter och batterier hanteras på rätt sätt bidrar du till att förebygga eventuella negativa miljö- och hälsoeffekter som orsakas av felaktig avfallshantering. Återvinning av materialet bidrar till att bevara naturresurser. När det gäller produkter som av säkerhets-, prestanda- eller dataintegritetsskäl kräver permanent anslutning till ett inbyggt batteri ska detta batteri alltid bytas av en auktoriserad servicetekniker. För att säkerställa att batteriet och de elektriska och elektroniska produkterna hanteras korrekt ska de levereras till en lämplig återvinningsstation för elektriska och elektroniska produkter när de är förbrukade. Information om alla andra batterityper finner du i avsnittet om säker borttagning av batteriet. Lämna in batteriet på en lämplig återvinningsstation för förbrukade batterier. Kontakta dina lokala myndigheter, din lokala avfallshanteringstjänst eller affären där du köpte produkten eller batteriet för mer detaljerad information om hur du återvinner produkten eller batteriet.

DELIMITER [SE]

DELIMITER [FI]

Tämä laitteeseen, paristoon/akkuun tai pakkaukseen merkitty symboli tarkoittaa, että laitetta ja paristoa/akkua ei saa käsitellä kotitalousjätteenä. Tietyissä paristoissa/akuissa tätä symbolia voidaan käyttää yhdessä kemikaalia ilmaisevan symbolin kanssa. Lyijyn (Pb) kemikaalinen symboli on lisätty, jos paristo/akku sisältää enemmän kuin 0,004 % lyijyä. Varmistamalla näiden laitteiden ja paristojen/akkujen asianmukaisen hävittämisen voit auttaa estämään luonnolle ja ihmisten terveydelle aiheutuvia negatiivisia vaikutuksia, joita näiden tuotteiden epäasianmukainen hävittäminen saattaa aiheuttaa. Materiaalien kierrätys auttaa säästämään luonnonvaroja. Mikäli tuotteen turvallisuus, suorituskyky tai tietojen eheys vaatii, että paristo/akku on kiinteästi kytketty laitteeseen, valtuutetun huollon on vaihdettava paristo/akku. Käytöstä poistetun pariston/akun ja sähkö- ja elektroniikkalaitteen asianmukaisen käsittelyn varmistamiseksi nämä tuotteet on vietävä käytöstä poistettujen sähkö- ja elektroniikkalaitteiden kierrätyksestä huolehtivaan vastaanottopisteeseen. Muiden paristojen/akkujen kohdalla tarkista käyttöohjeesta, miten paristo/akku poistetaan tuotteesta turvallisesti. Toimita käytöstä poistettu paristo/akku niiden kierrätyksestä huolehtivaan vastaanottopisteeseen. Lisätietoja tuotteiden ja paristojen/akkujen kierrätyksestä saa paikallisilta viranomaisilta, jäteyhtiöistä tai liikkeestä, josta tuote tai paristo/akku on ostettu.

DELIMITER [FI]

DELIMITER [DK]

Dette symbol på produktet, batteriet eller emballagen betyder, at produktet og batteriet ikke må bortskaffes som husholdningsaffald. På visse batterier kan dette symbol anvendes i kombination med et kemisk symbol.

Det kemiske symbol for bly (Pb) er anført, hvis batteriet indeholder mere end 0,004% bly. Ved at sikre at disse produkter og batterier bortskaffes korrekt, forebygges de mulige negative konsekvenser for miljø og sundhed, som en ukorrekt affaldshåndtering kan forårsage. Genanvendelse af materialer bidrager til at bevare naturlige ressourcer. Hvis et produkt kræver vedvarende elektricitetsforsyning af hensyn til sikkerhed, ydeevne eller dataintegritet, må batteriet kun fjernes af dertil uddannet personale. For at sikre en korrekt håndtering af batteriet og det elektriske og elektroniske udstyr skal de udtjente produkter afleveres på en genbrugsplads specielt indrettet til genanvendelse af elektriske og elektroniske produkter. Med hensyn til øvrige batterier, se venligst afsnittet der omhandler sikker fjernelse af batterier. Batteriet skal afleveres på et indsamlingssted beregnet til affaldshåndtering og genanvendelse af batterier. Yderligere information om genanvendelse af dette produkt eller batteri kan fås ved at kontakte den kommunale genbrugsstation eller den butik, hvor produktet eller batteriet blev købt.

DELIMITER [DK]

DELIMITER [NO]

Dette symbolet på produktet, batteriet eller emballasjen indikerer at dette produktet og batteriene ikke må behandles som husholdningsavfall. På noen batterier er dette symbolet brukt i kombinasjon med et kjemisk symbol. Du ser det kjemiske symbolet for bly (Pb) dersom batteriet inneholder mer enn 0,004 % bly. Når du sørger for at disse produktene og batteriene avhendes på korrekt måte, er du med på å forhindre mulige negative følger for miljøet og helse, som kunne vært forårsaket av feilaktig avfallshåndtering av dette produktet. Gjenvinning av disse materialene bidrar til å ta vare på naturressurser. Hvis det er produkter som av sikkerhets-, ytelses - eller dataintegritetsgrunner krever en permanent tilkobling til et inkorporert batteri, bør dette batteriet bare skiftes av autorisert servicepersonell. For å sikre at batteriet og det elektriske og elektroniske utstyret blir behandlet korrekt, må du levere disse produktene til en passende gjenvinningsstasjon for elektrisk og elektronisk utstyr ved endt levetid. For alle andre batterier kan du se informasjonen om hvordan du fjerner batterier på riktig måte. Lever batteriene ved en passende gjenvinningsstasjon for brukte batterier. Hvis du vil ha mer informasjon om gjenvinning av dette produktet eller batteriet, kan du kontakte lokale myndigheter, renovasjonsverket der du bor, eller butikken der du kjøpte produktet eller batteriet.

DELIMITER [NO]

DELIMITER [PT]

Este símbolo, colocado no produto, na pilha ou bateria ou na embalagem, indica que o produto e a pilha ou bateria não devem ser tratados como resíduos urbanos indiferenciados. Em determinadas pilhas e baterias, este símbolo pode ser utilizado em combinação com um símbolo químico. O símbolo químico para chumbo (Pb) é adicionado se a pilha ou bateria contiver mais de 0,004% de chumbo. Ao garantir uma eliminação adequada destes produtos e destas pilhas ou baterias, irá ajudar a evitar potenciais consequências negativas para o meio ambiente e para a saúde pública que poderiam ser provocadas por um tratamento incorreto destes resíduos. A reciclagem dos materiais contribuirá para a conservação dos recursos naturais. Se, por motivos de segurança, desempenho ou proteção de dados, os produtos necessitarem de uma ligação permanente a uma pilha ou bateria integrada, esta só deve ser substituída por profissionais qualificados. Acabado o período de vida útil dos produtos, coloque-os num ponto de recolha de produtos elétricos/electrónicos, de forma a garantir o tratamento adequado dos produtos e da pilha ou bateria integrada. Para todas as outras pilhas ou baterias, consulte as instruções do produto sobre a remoção da mesma. Deposite a pilha ou bateria num ponto de recolha destinado à reciclagem de resíduos de pilhas e baterias. Para informações mais detalhadas sobre a reciclagem deste produto ou desta pilha ou bateria, contacte o município onde reside, os serviços de recolha de resíduos da sua área ou a loja onde adquiriu o produto ou a pilha ou bateria.

DELIMITER [PT]

DELIMITER [GR]

Το σύμβολο επάνω στην μπαταρία ή στη συσκευασία, δείχνει ότι η μπαταρία που παρέχεται μαζί με αυτό το προϊόν δεν πρέπει να αντιμετωπίζεται όπως τα οικιακά απορρίμματα. Σε ορισμένες μπαταρίες το σύμβολο αυτό μπορεί να χρησιμοποιηθεί σε συνδυασμό με ένα χημικό σύμβολο. Το χημικό σύμβολο για τον μόλυβδο (Pb) προστίθεται αν η μπαταρία περιέχει περισσότερο από 0,004% μόλυβδου. Εξασφαλίζοντας ότι αυτά τα προϊόντα και οι μπαταρίες απορρίπτονται σωστά, βοηθάτε στο να αποτραπούν όποιες αρνητικές επιπτώσεις στην ανθρώπινη υγεία και στο περιβάλλον, που θα προέκυπταν από την ακατάλληλη διαχείριση των αποβλήτων. Η ανακύκλωση των υλικών βοηθά στην εξοικονόμηση φυσικών πόρων. Στην περίπτωση προϊόντων που, για λόγους ασφαλείας, απόδοσης ή ακεραιότητας δεδομένων απαιτούν τη μόνιμη σύνδεση με μια ενσωματωμένη μπαταρία, αυτή η μπαταρία θα πρέπει να αντικαθίσταται μόνο από εξουσιοδοτημένο τεχνικό προσωπικό. Για να εξασφαλίσετε την σωστή μεταχείριση της μπαταρίας, του ηλεκτρικού και του ηλεκτρονικού εξοπλισμού, παραδώστε το προϊόν στο τέλος της διάρκειας ζωής του στο κατάλληλο σημείο συλλογής ηλεκτρικού και ηλεκτρονικού εξοπλισμού για ανακύκλωση. Για όλες τις άλλες μπαταρίες, δείτε την ενότητα που περιγράφει πώς να αφαιρέσετε με ασφάλεια την μπαταρία από το προϊόν. Παραδώστε την μπαταρία στο κατάλληλο σημείο συλλογής των παλιών μπαταριών για ανακύκλωση. Για περισσότερες πληροφορίες σχετικά με την ανακύκλωση αυτού του προϊόντος ή της μπαταρίας, επικοινωνήστε με τις δημοτικές αρχές της περιοχής σας, την αρμόδια υπηρεσία ανακύκλωσης ή το κατάστημα από το οποίο αγοράσατε το προϊόν.

DELIMITER [GR]

DELIMITER [TR]

Pil ya da ambalaj üzerindeki bu simge, ürün veya pilin evsel bir atık olarak görülmemesi gerektiğini belirtir. Bazı piller üzerinde bu simgenin yanı sıra, kimyasal bir simge yer alır. Pil, %0,004 oranından daha fazla kurşun içeriyorsa kurşunun kimyasal simgesi (Pb) de eklenir. Ürün ve pillerin doğru bir şekilde imha edilmesini sağlayarak, atık üzerinde uygulanabilecek yanlış bir işlemin çevre ve insan sağlığı açısından doğurabileceği olumsuz sonuçların önlenmesine katkıda bulunmuş olursunuz. Materyallerin geri dönüştürülmesi doğal kaynakların korunmasına yardımcı olacaktır. Güvenlik, performans ya da veri bütünlüğünün korunması gibi bir sebeple, kalıcı olarak bağlanmış entegre bir pilin kullanılması gerekiyorsa bu pil yalnızca yetkili servis personeli tarafından değiştirilmelidir. Pil ile elektrikli ve elektronik ekipmanın doğru bir şekilde imha edildiğinden emin olmak için kullanım süresi sonunda elektrikli ve elektronik ekipmanın geri dönüştürülmesinde uygun bir toplama noktasına teslim edildiğinden emin olun. Diğer bütün piller için lütfen cihazdaki pillerin nasıl güvenli bir şekilde çıkarılacağını gösteren bölüme bakın. Atık pilleri, geri dönüştürülmeleri için uygun bir toplama noktasına teslim edin. Bu ürün veya pilinin geri dönüşümü hakkında ayrıntılı bilgi için lütfen ilgili belediye birimi ya da ürün veya pili satın aldığınız mağazayla iletişime geçin.

DELIMITER [TR]

DELIMITER [NL]

Dit symbool op het product, de batterij of op de verpakking wijst erop dat het product en de batterij, niet als huishoudelijk afval behandeld mogen worden. Op sommige batterijen kan dit symbool gebruikt worden in combinatie met een chemisch symbool. Het chemisch symbool voor lood (Pb) wordt toegevoegd wanneer de batterij meer dan 0,004% lood bevat. Door deze producten en batterijen op juiste wijze af te voeren, vermijdt u mogelijke negatieve gevolgen voor mens en milieu die zijn gekoppeld aan verkeerde afvalbehandeling. Het recyclen van materialen draagt bij aan het behoud van natuurlijke bronnen. In het geval dat de producten om redenen van veiligheid, prestaties dan wel in verband met data-integriteit een permanente verbinding met een

ingebouwde batterij vereisen, mag deze batterij enkel door gekwalificeerd servicepersoneel worden vervangen. Om ervoor te zorgen dat de batterij, elektrische en elektronische apparaten op een juiste wijze zal worden behandeld, dienen deze producten aan het eind van hun levenscyclus worden ingeleverd bij het juiste inzamelingspunt voor het recyclen van elektrisch en elektronisch materiaal. Voor alle andere batterijen verwijzen we u naar het hoofdstuk over het veilig verwijderen van batterijen. Lever de batterijen in bij het juiste inzamelingspunt voor het recyclen van batterijen. Voor meer informatie over het recyclen van dit product of de batterij, kunt u contact opnemen met de gemeentelijke instanties, de organisatie belast met de verwijdering van huishoudelijk afval of de winkel waar u het product of batterij hebt gekocht.

DELIMITER [NL]

DELIMITER [HU]

Ez az elem/akkumulátoron, a készüléken vagy annak csomagolásán található szimbólum jelzi, hogy a termék nem kezelhető háztartási hulladékként. Egyes elemeken/akkumulátorokon, vagy azok csomagolásán ez a szimbólum együtt szerepelhet az ólom (Pb) vegyjelével akkor, ha az elem/akkumulátor 0,004%-nál több ólmot tartalmaz. Az elhasznált elemek/akkumulátorok és készülékek a kijelölt gyűjtőhelyeken történő leadásával segít megelőzni a környezet és az emberi egészség károsodását, amely bekövetkezhetne, ha nem követi a hulladékkezelés helyes módját. Az anyagok újrahasznosítása segít a természeti erőforrások megőrzésében. Az olyan berendezéseknél alkalmazott elemeket/akkumulátorokat, ahol biztonsági, üzemviteli, illetve adatok megőrzése érdekében elengedhetetlen az energiaellátás folyamatosságának biztosítása, csak az arra felkészült szerviz cserélheti azt ki. Beépített akkumulátor esetén, hogy biztosítható legyen az akkumulátor megfelelő kezelése, a termék elhasználódásakor juttassa el azt egy arra kijelölt elektromos és elektronikus hulladékgyűjtő helyre. Minden más elem/akkumulátor esetén, kérjük, tanulmányozza a termékhez mellékelt útmutatót az elem/akkumulátor a készülékből történő biztonságos eltávolításának megfelelő módjával kapcsolatban. Az elemet/akkumulátort a használt elemek gyűjtőhelyén adja le. A termék és az elemek/akkumulátorok újrahasznosításával kapcsolatos további információkat illetően forduljon a területileg illetékes hivatalhoz, a helyi hulladékgyűjtő szolgáltatóhoz vagy ahhoz az üzlethez, amelyben a terméket vásárolta.

DELIMITER [HU]

DELIMITER [CZ]

Tento symbol umístěný na výrobku, baterii nebo obalu upozorňuje, že s výrobkem a baterií by se nemělo nakládat jako s běžným domácím odpadem. Symbol, který se nachází na určitých typech baterii, může být kombinován s chemickou značkou. Chemická značka pro olovo (Pb) je přidána, pokud baterie obsahuje více než 0,004 % olova. Správným nakládáním s těmito nepotřebnými výrobky a bateriemi pomůžete zabránit možným negativním dopadům na životní prostředí a lidské zdraví, k nimž by mohlo docházet v případech nevhodného zacházení. Recyklace materiálů pomůže ochránit přírodní zdroje. V případě, že výrobek z důvodů bezpečnosti, funkce nebo uchování dat vyžaduje trvalé spojení s vloženou baterií, je třeba, aby takovouto baterii vyměnil pouze kvalifikovaný personál. K tomu, aby s baterií bylo správně naloženo, předejte výrobky, kterým končí životnost, na příslušné místo určené ke sběru elektrických a elektronických zařízení za účelem jejich recyklace. V případě, že jde o ostatní baterie, nahlédněte do části návodu, která popisuje bezpečné vyjmutí baterie z výrobku. Nepotřebnou baterii odevzdejte k recyklaci na příslušné sběrné místo. Pro podrobnější informace o recyklaci tohoto výrobku či baterie kontaktujte místní obecní úřad, podnik pro likvidaci domovních odpadů nebo prodejnu, ve které jste výrobek nebo baterii zakoupili.

DELIMITER [CZ]

DELIMITER [PL]

Ten symbol umieszczony na produkcie, baterii lub na opakowaniu oznacza, że ani produkt, ani bateria nie mogą być ona traktowane jako odpad komunalny. W przypadku niektórych rodzajów baterii symbol ten może być stosowany w kombinacji z symbolem chemicznym. Symbol chemiczny ołowiu (Pb) stosuje się jako dodatkowe oznaczenie, jeśli bateria zawiera więcej niż 0,004% ołowiu. Odpowiednie zagospodarowanie zużytego sprzętu i zużytych baterii zapobiega potencjalnym zagrożeniom dla środowiska i zdrowia ludzi, do których mogłoby dojść w przypadku niewłaściwego obchodzenia się z tymi odpadami. Recykling materiałów pomaga chronić zasoby naturalne. W przypadku produktów, w których ze względu na bezpieczeństwo, poprawne działanie lub integralność danych wymagane jest stałe podłączenie do baterii, wymianę zużytej baterii należy zlecić wyłącznie wykwalifikowanemu personelowi stacji serwisowej. Aby mieć pewność, że bateria znajdująca się w zużytym sprzęcie elektrycznym i elektronicznym będzie właściwie zagospodarowana, należy dostarczyć sprzęt do odpowiedniego punktu zbiórki. W odniesieniu do wszystkich pozostałych zużytych baterii prosimy o zapoznanie się z rozdziałem instrukcji obsługi produktu o bezpiecznym demontażu baterii. Zużytą baterię należy dostarczyć do odpowiedniego punktu zbiórki. W celu uzyskania bardziej szczegółowych informacji na temat recyklingu baterii należy skontaktować się z lokalną jednostką samorządu terytorialnego, ze służbami zajmującymi się zagospodarowywaniem odpadów lub ze sklepem, w którym zakupiono produkt lub baterię.

DELIMITER [PL]

DELIMITER [SK]

Tento symbol na výrobku, batérii alebo obale znamená, že výrobok a batéria nesmú byť spracovávané ako komunálny odpad. Na niektorých batériách môže byť tento symbol použitý v kombinácii s chemickou značkou. Chemická značka olova (Pb) sa pridáva, ak batéria obsahuje viac ako 0,004 % olova. Zaručením správnej likvidácie týchto výrobkov a batérií pomôžete predchádzať potenciálnym negatívnym vplyvom na životné prostredie a na zdravie človeka, ktoré by mohli byť zapríčinené nevhodným zaobchádzaním s odpadmi z týchto výrobkov a batérií. Recyklovaním materiálov pomôžete zachovať prírodné zdroje. Ak si výrobok z dôvodu bezpečnosti, výkonu alebo integrity údajov vyžaduje trvalé pripojenie zabudovanej batérie, túto batériu môže vymeniť iba kvalifikovaný personál. Aby ste zaručili správne spracovanie batérie a elektrického a elektronického zariadenia, odovzdajte tento výrobok na konci jeho životnosti na vhodnom zbernom mieste na recykláciu elektrických a elektronických zariadení. V prípade všetkých ostatných batérií, postupujte podľa návodu v sekcii o tom, ako bezpečne vybrať batériu z výrobku. Batériu odovzdajte na vhodnom zbernom mieste na recykláciu použitých batérií. Podrobnejšie informácie o recyklácii tohto výrobku alebo batérie vám na požiadanie poskytne miestny úrad, služba likvidácie komunálneho odpadu alebo predajňa, v ktorej ste si tento výrobok alebo batériu zakúpili.

DELIMITER [SK]

DELIMITER [UA]

Даний знак на виробі, елементі живлення або упаковці означає, що виріб та елемент живлення не можна утилізувати разом з іншими побутовими відходами. На деяких елементах живлення цей знак може використовуватись у комбінації з позначенням хімічного елемента. Якщо елемент живлення містить більше ніж 0,004 % свинцю, наводиться відповідне позначення хімічного елемента свинцю (Pb). Забезпечивши належну переробку виробу та використаних елементів живлення, ви допоможете запобігти потенційно негативним наслідкам впливу на зовнішнє середовище та людське здоров'я, які спричиняються невідповідною переробкою. Повторна переробка матеріалів сприяє збереженню природних ресурсів. За використання пристроїв, для яких із метою забезпечення безпеки, продуктивності або цілісності даних необхідна постійна подача живлення від вбудованого елемента живлення, заміну такого елемента живлення необхідно робити тільки в уповноважених сервісних

центрах. Для правилної переробки використаних елементів живлення, електричного та електронного обладнання після закінчення терміну їх служби здавайте їх у відповідний пункт збору електронного й електричного обладнання. Стосовно використання інших елементів живлення дивіться інформацію в розділі, у якому надано інструкції з безпечного виймання елементів живлення із пристрою. Здавайте використані елементи живлення у відповідні пункти збору й переробки використаних елементів живлення. Для отримання більш докладної інформації про повторну переробку даного виробу або використаного елемента живлення звертайтеся до органу місцевої адміністрації, служби збору побутових відходів або до магазину, у якому ви придбали виріб або елемент живлення.

DELIMITER [UA]

DELIMITER [RO]

Acest simbol aplicat pe produs, pe baterie sau pe ambalaj indică faptul că produsul și bateria nu trebuie considerate reziduuri menajere. Pe anumite tipuri de baterii, acestui simbol i se pot asocia simbolurile anumitor substanțe chimice. Simbolul pentru plumb (Pb) este adăugat dacă bateria conține mai mult de 0,004% plumb. Asigurându-vă de faptul că aceste produse și baterii sunt dezafectate în mod corect, veți ajuta la prevenirea consecințelor negative pentru mediu și pentru sănătatea umană, care pot fi afectate de către manipularea și dezafectarea incorectă. Reciclarea acestor materiale va ajuta la conservarea resurselor naturale. În cazul produselor care, din motive legate de siguranță, performanță sau integritate a datelor, necesită o conexiune permanentă cu bateria încorporată, aceasta trebuie înlocuită numai de către personalul specializat din centrele de service. Pentru a vă asigura de faptul că bateriile și echipamentele electrice și electronice vor fi dezafectate în mod corespunzător, predați aceste produse la sfârșitul duratei de funcționare la centrele adecvate de colectare pentru deșeuri electrice și electronice. Pentru celelalte tipuri de baterii, vă rugăm să consultați secțiunea în care este explicat modul de îndepărtare a bateriei din produs în condiții de siguranță. Predați bateria uzată la un centru adecvat de colectare și reciclare a bateriilor. Pentru mai multe informații detaliate referitoare la reciclarea acestui produs sau a bateriei, vă rugăm să contactați primăria dvs. sau magazinul de unde ați achiziționat produsul sau bateria.

DELIMITER [RO]

DELIMITER [BG]

Този символ върху продукта, батерията или върху опаковката показва, че продуктът и батерията не трябва да се третират като битов отпадък. При някои батерии този символ се използва в комбинация с означение на химически елемент. Означението на химическия елемент олово (Pb) се добавя, ако батерията съдържа повече от 0,004% олово. Като предадете тези продукти и батерии на правилното място, Вие ще помогнете за предотвратяване на негативните последствия за околната среда и човешкото здраве, които биха възникнали при неправилното изхвърляне. Рециклирането на материалите ще спомогне да се съхранят природните ресурси. За продукти, които от гледна точка на безопасност, правилен начин на действие или цялостна данни изискват батерията да бъде постоянно свързана (вградена), тази батерия трябва да бъде подменяна само от квалифициран сервизен персонал. За да сте сигурни, че вградената батерия ще бъде третирана правилно, предайте старите продукти в събирателен пункт за рециклиране на електрически и електронни уреди. За всички останали батерии, моля, прочетете в упътването как да извадите по безопасен начин батерията от продукта. Предайте я в събирателния пункт за рециклиране на използвани батерии. За подробна информация относно рециклирането на този продукт или батерия можете да се обърнете към местната градска управа, службата за събиране на битови отпадъци или магазина, откъдето сте закупили продукта или батерията.

DELIMITER [SI]

Ta simbol na izdelku, bateriji ali embalaži pomeni, da z izdelkom in baterijo ne smete ravnati enako kot z gospodinjskimi odpadki. Pri nekaterih baterijah se ta simbol uporablja v kombinaciji z oznako za kemijski element. Oznaka za svinec (Pb) je dodana v primeru, da baterija vsebuje več kot 0,004 % svınca. S pravilnim odlaganjem izdelkov in baterij pripomorete k preprečevanju potencialnih negativnih posledic za okolje in naše zdravje, ki jih povzroči nepravilno odlaganje. Z recikliranjem materialov bomo ohranili naravne vire. Pri izdelkih, ki zaradi varnosti, zmožljivosti ali shranjevanja podatkov potrebujejo stalno povezavo z vgrajeno baterijo, naj to baterijo zamenja le usposobljeno servisno osebje. Za zagotovitev pravilnega ravnanja z baterijo in električno in elektronsko opremo oddajte izrabljene izdelke na ustrezni zbirni točki za recikliranje električne in elektronske opreme. Za vse ostale baterije preberite poglavje o varni odstranitvi baterij iz izdelka. Baterijo predajte na ustrezni zbirni točki za recikliranje odpadnih baterij. Podrobnejše informacije o recikliranju tega izdelka ali baterije dobite na upravni enoti, službi oddajanja gospodinjskih odpadkov ali v trgovini, kjer ste izdelek ali baterijo kupili.

DELIMITER [SI]

DELIMITER [EE]

Selline tähis tootel, patareil või pakendil viitab, et toodet ja patareisid ei tohi visata olmeprügi hulka. Teatud patareidel kasutatakse seda tähist koos keemilise elemendi sümboliga. Plii (Pb) keemilise elemendi sümbol lisatakse, kui patarei sisaldab rohkem kui 0,004% pliid. Tagades toodete ja patareide õige utiliseerimise, aitate vältida võimalikke negatiivseid tagajärgi keskkonnale ja elanike tervisele, mis võivad tekkida jäätmete väärast käitlemise tulemusel. Materjalide taaskasutamine aitab säästa loodusressursse. Kui toote puhul on ohutuse, talitluse või andmete rikkumatuse eesmärgil vajalik püsiühendus sisseehitatud patareiga, tohib seda vahetada ainult kvalifitseeritud spetsialist. Patarei ning elektri- ja elektroonikaseadmete õige käitlemise tagamiseks viige tooted nende kasutusaja lõppedes ümbertöötlemiseks sobivasse elektri- ja elektroonikaseadmete kogumiskohta. Kõikide teiste patareide kohta vaadake jaotist, kus kirjeldatakse nende ohutut eemaldamist tootest. Viige patarei ümbertöötlemiseks sobivasse kasutatud patareide kogumiskohta. Üksikasjalikumad teavet selle toote või patareide ümbertöötlemise kohta saate kohalikest omavalitsusest, kohalikest jäätmejaamast või kauplustest, kust toote või patareid ostsite.

DELIMITER [EE]

DELIMITER [LT]

Šis ženklas ant gaminio, baterijos arba ant įpakavimo nurodo, kad gaminio ir baterijos negalima išmesti kartu su buitineis atliekomis. Ant kai kurių baterijų šis simbolis gali būti atvaizduotas kartu su cheminio elemento simboliu. Švino (Pb) cheminio elemento simbolis yra nurodomas, jeigu baterijoje yra daugiau negu 0,004 % švino. Teisingai utilizuodami tokius gaminius ir baterijas padėsite išvengti potencialių neigiamų pasekmių aplinkai ir žmonių sveikatai, kurių galėtų kilti dėl netinkamo atliekų tvarkymo. Perdirbant medžiagas yra tausojami gamtos ištekliai. Jei saugumui, veikimo savybėms arba duomenų vientisumui užtikrinti gaminiuose reikalingas nepertraukiamas ryšys su įmontuota baterija, ją turi keisti tik kvalifikuotas techninės priežiūros specialistas. Kad baterijų bei elektros ir elektroninės įrangos atliekos būtų tvarkomos tinkamai, naudoti nebetinkamus gaminius pristatykite į atitinkamą elektros ir elektroninės įrangos atliekų surinkimo punktą. Jei naudojate kitokias baterijas, perskaitykite skyrių apie tai, kaip galima saugiai išimti bateriją iš gaminio. Atiduokite bateriją į atitinkamą surinkimo punktą, kuriame antriniam perdirbimui galima priduoti panaudotas baterijas. Išsamesnę informaciją dėl šio gaminio arba jo baterijos antrinio perdirbimo Jums gali pateikti miesto savivaldybė, atliekų tvarkymo tarnybos atstovas arba parduotuvės, kurioje įsigijote gaminį arba bateriją, darbuotojai.

DELIMITER [LT]

DELIMITER [LV]

Šis simbols uz produkta, baterijas vai uz to iesaiņojuma norāda, ka šo produktu un bateriju nedrīkst izmest sadzīves atkritumos. Uz noteiktām baterijām šis simbols var tikt izmantots kopā ar ķīmiskā elementa simbolu. Svina (Pb) ķīmiskā elementa simbols tiek pievienots, ja baterija satur vairāk nekā 0,004% svina. Nodrošinot pareizu atbrīvošanos no šiem produktiem un baterijām, palīdzēsiet novērst potenciālās negatīvās sekas videi un cilvēku veselībai, kas varētu rasties to nepareizas utilizācijas rezultātā. Materiālu otrreizēja pārstrāde palīdzēs saglabāt dabas resursus. Gadījumos, kad produktiem drošības, darbības vai datu integritātes dēļ nepieciešams pastāvīgs pieslēgums pie iebūvētās baterijas, to drīkst nomainīt tikai kvalificēts servisa personāls. Lai nodrošinātu pareizu apiešanos ar bateriju, šos produktus to kalpošanas laika beigās nododiet atbilstošā savākšanas punktā elektrisko un elektronisko ierīču pārstrādei. Par citām baterijām skatiet nodaļā par šo bateriju drošu izņemšanu no produkta. Nododiet bateriju atbilstošā savākšanas punktā izlietoto bateriju pārstrādei. Lai iegūtu sīkāku informāciju par šī produkta vai baterijas pārstrādi, sazinieties ar vietējo pašvaldību, vietējo sadzīves atkritumu savākšanas dienestu vai veikalu, kurā iegādājāties šo produktu vai bateriju.

DELIMITER [LV]

DELIMITER [EN-1003-0002-4]

Part [EN-1003-0002-(4)_ok(PT0000020170)]

Part [EN-2005-0001-(1)_ok(PT0000001754)]

DELIMITER [EN-2005-0001-1]

NOT TRANSLATED

DELIMITER [TR]

AEEE Yönetmeliğine Uygundur

DELIMITER [TR]

DELIMITER [EN-2005-0001-1]

Part [EN-2005-0001-(1)_ok(PT0000001754)]

Part [A-1117-0006-(2)_ok(PT0000018015)]

DELIMITER [A-1117-0006-2]

DELIMITER [TR]

6502 SAYILI TÜKETİCİNİN KORUNMASI HAKKINDA KANUN (TÜKETİCİ HAKLARI)

Aşağıdaki şartlar sadece TÜRKİYE CUMHURİYETİ'nde geçerlidir. Tüketicinin seçimlik hakları

KANUN MADDE 11-

(1) Malın ayıplı olduğu anlaşılması durumunda tüketici;

a) Satılanı geri vermeye hazır olduğunu bildirerek sözleşmeden dönme,

b) Satılanı alıkoyup ayıp oranında satış bedelinden indirim isteme,

c) Aşırı bir masraf gerektirmediği takdirde, bütün masrafları satıcıya ait olmak üzere satılanın ücretsiz onarılmasını isteme,

ç) İmkan varsa, satılanın ayıpsız misli ile değiştirilmesini isteme, seçimlik haklarından birini kullanabilir. Satıcı, tüketicinin tercih ettiği bu talebi yerine getirmekle yükümlüdür.

(2) Ücretsiz onarım veya malın ayıpsız misli ile değiştirilme hakları üretici veya ithalatçıya karşı da kullanılabilir.

Bu fıkradaki hakların yerine getirilmesi konusunda satıcı, üretici ve ithalatçı müteselsilen sorumludur. Üretici

veya ithalatçı, malın kendisi tarafından piyasaya sürülmesinden sonar ayıbın olduğunu ispat ettiği takdirde sorumlu tutulmaz.

(3) Ücretsiz onarım veya malın ayıpsız misli ile değiştirilmesinin satıcı ile orantısız güçlükleri beraberinde getirecek olması halinde tüketici, sözleşmeden dönme veya ayıp oranında bedelden indirim haklarından birini kullanabilir. Orantısızlığın tayininde malın ayıpsız değeri, ayıbın önemi ve diğer seçimlik haklara başvurmaın tüketici açısından sorun teşkil etmeyeceği gibi hususlar dikkate alınır.

(4) Ücretsiz onarım veya malın misli ile değiştirilmesi haklarından birinin seçilmesi durumunda bu talebin satıcıya, üreticiye veya ithalatçıya yöneltilmesinden itibaren azami otuz iş günü içerisinde yerine getirilmesi zorunludur. Ancak, bu kanunun 58'inci maddesi uyarınca çıkarılan yönetmelik eki listede yer alan mallara ilişkin, tüketicinin ücretsiz onarım talebi, yönetmelik belirtilen azami tamir süresi içinde yerine getirilir. Aksi halde tüketici diğer seçimlik haklarını kullanmakta serbesttir.

(5) Tüketicinin sözleşmeden dönme veya ayıp oranında bedelden indirim hakkını seçtiği durumlarda, ödemiş olduğu bedelin tümü veya bedelden yapılan indirim tutarı derhal tüketiciye iade edilir.

(6) Seçimlik hakların kullanılması nedeniyle ortaya çıkan tüm masraflar, tüketicinin seçtiği hakkı yerine getiren tarafça karşılanır. Tüketici bu seçimlik haklarından biri ile birlikte 11.1.2011 tarihli ve 6098 sayılı Türk Borçlar Kanunu hükümleri uyarınca tazminat da talep edebilir.

Tüketicinin Garanti ile ilgili Hakları

Ücretsiz onarım isteme hakkı

YÖN. MADDE 8 –

(1) Tüketicinin, Kanunun 11'inci maddesinde yer alan seçimlik haklarından ücretsiz onarım hakkını seçmesi durumunda satıcı; işçilik masrafı, değiştirilen parça bedeli ya da başka herhangi bir ad altında hiçbir ücret talep etmeksizin malın onarımını yapmak veya yaptırmakla yükümlüdür.

(2) Tüketici ücretsiz onarım hakkını üretici veya ithalatçıya karşı da kullanabilir. Satıcı, üretici ve ithalatçı bu hakkını kullanmasından müteselsilen sorumludur.

Tüketicinin diğer hakları

MADDE 9 –

(1) Tüketicinin, ücretsiz onarım hakkını kullanması halinde malın;

a) Garanti süresi içerisinde tekrar arızalanması,

b) Tamiri için gereken azami sürenin aşılması,

c) Tamirin mümkün olmadığının, yetkili servis istasyonu, satıcı, üretici veya ithalatçı tarafından bir raporla belirlenmesi, durumlarında; tüketici bedel iadesini, ayıp oranında bedel indirimini veya imkan varsa malın ayıpsız misli ile değiştirilmesini satıcıdan talep edebilir. Satıcı, tüketicinin talebini reddedemez. Bu talebin yerine getirilmemesi durumunda satıcı, üretici ve ithalatçı müteselsilen sorumludur.

(2) Malın ayıpsız misli ile değiştirilmesinin satıcı için orantısız güçlükleri beraberinde getirecek olması halinde tüketici, sözleşmeden dönme veya ayıp oranında bedelden indirim haklarından birini kullanabilir. Orantısızlığın tayininde malın ayıpsız değeri, ayıbın önemi ve diğer seçimlik haklara başvurmaın tüketici açısından sorun teşkil edip etmeyeceği gibi hususlar dikkate alınır.

(3) Tüketicinin sözleşmeden dönme veya ayıp oranında bedelden indirim hakkını seçtiği durumlarda, satıcı, malın bedelinin tümünü veya bedelden yapılan indirim tutarını derhal tüketiciye iade etmek zorundadır.

(4) Tüketicinin, malın ayıpsız misli ile değiştirilmesi hakkını seçmesi durumunda satıcı, üretici veya ithalatçının, malın ayıpsız misli ile değiştirilmesi talebinin kendilerine bildirilmesinden itibaren azami otuz iş günü içerisinde, bu talebi yerine getirmesi zorunludur.

(5) Birinci fıkranın (c) bendinde belirtilen raporun, arızanın bildirim tarihinden itibaren o mala ilişkin azami tamir süresi içerisinde düzenlenmesi zorunludur.

Değiştirilen malın garanti süresi

MADDE 10 –

(1) Garanti uygulaması sırasında değiştirilen malın garanti süresi, satın alınan malın kalan garanti süresi ile sınırlıdır.

Kullanım hatası

MADDE 11 –

(1) Tüketicinin malı tanıtma ve kullanma kılavuzunda yer alan hususlara aykırı olarak kullanmasından kaynaklanan arızalar hakkında 8. Ve 9.madde hükümleri uygulanmaz.

(2) Arızalarda kullanım hatası bulunup bulunmadığının, yetkili servis istasyonları, yetkili servis istasyonunun mevcut olmaması halinde sırasıyla; malın satıcısı, ithalatçısı veya üreticisinden birisi tarafından mala ilişkin azami tamir süresi içerisinde düzenlenen raporla belirlenmesi ve bu raporun bir nüshasının tüketiciye verilmesi zorunludur.

(3) Tüketiciler, ikinci fıkrada belirtilen rapora ilişkin olarak bilirkişi tarafından tespit yapılması talebiyle uyuşmazlığın parasal değerini dikkate alarak tüketici hakem heyetine veya tüketici mahkemesine başvurabilir.

Üretici, İthalatçı ve Satıcının sorumluluğu

MADDE 14 –

(1) Üretici veya ithalatçılar, yetkili servis istasyonlarının ayrı bir tüzel kişiliği olsa dahi, satış sonrası hizmetlerin sağlanmasından ve yürütülmesinden yetkili servis istasyonları ile birlikte müteselsilen sorumludur.

(2) Satış sonrası hizmetler, malın niteliğine göre kullanıldığı yerlerde de sağlanabilir.

(3) Bu yönetmeliğe ekli listede belirlenen sayıda yetkili servis istasyonu kurmasına rağmen, her coğrafi bölgede servisi bulunmayan üretici veya ithalatçılar; malın kullanım ömrü süresince, servis istasyonu sayıları her coğrafi bölgede en az 1 toplam 7 servis istasyonu sayısına ulaşınca kadar malın bakım ve onarımıyla ilgili olarak tüketicilerden nakliye, posta, kargo veya servis elemanlarının ulaşım gideri gibi herhangi bir ilave ücret talep edemezler.

(4) Malın garanti süresi içerisinde yetkili servis istasyonuna veya satıcıya tesliminden itibaren arızasının on iş günü içerisinde giderilememesi halinde, üretici veya ithalatçının; malın tamiri tamamlanincaya kadar, benzer özelliklere sahip başka bir malın tüketici tarafından istenmemesi halinde üretici veya ithalatçılar bu yükümlülükten kurtulur. Buna ilişkin ispat yükümlüğü üretici veya ithalatçıya aittir.

(5) İthalatçının herhangi bir şekilde ticari faaliyetinin sona ermesi halinde mala ilişkin bakım ve onarım hizmetlerinin sunulmasından garanti süresi boyunca satıcı, üretici ve yeni ithalatçı müteselsilen sorumludur. Garanti süresi bittikten sonar ise kullanım ömrü süresince bakım ve onarım hizmetlerini üretici veya ithalatçının sunması zorunludur.

(6) Üretici veya ithalatçılar; satış sonrası hizmetlerin ilgili mevzuat hükümlerine göre yürütülmesini sağlamak, yetkili servis istasyonlarının çalışmalarını izlemek, kontrol etmek ve görülen eksikleri gidermekle yükümlüdür.

(7) Garanti süresi içerisinde arızalı malın satıcıya teslim edilmesi halinde satıcının, teslim edilen arızalı mallar ile ilgili olarak malın teslim alındığına dair belge düzenlenmesi zorunludur. Bu belge yönetmeliğin 11'inci maddesinin birin fıkrasındaki hususlar yer alır.

GARANTİ BELGESİ İLE SATILMASI ZORUNLU ÜRÜNLER	KULLANIM ÖMRÜ
CEP TELEFONLARI	5 YIL
BİLGİSAYAR	5 YIL
MONİTÖRLER	5 YIL

YAZICILAR	5 YIL
SCANNER	5 YIL
HARİCİ DİSK ÜNİTESİ	5 YIL
OYUN KONSOLLARI	5 YIL
AĞ GÜVENLİĞİ CİHAZLARI	5 YIL
DİJİTAL FOTOĞRAF ÇERÇEVELERİ	5 YIL
GÜVENLİK AMAÇLI KAMERALAR	5 YIL
GÜVENLİK AMAÇLI MONİTÖRLER	5 YIL
GÜVENLİK AMAÇLI KAYIT CİHAZLARI	5 YIL
SES KAYIT CİHAZLARI	5 YIL
MEDYA OYANATICILAR (MP3, MP4 VS)	5 YIL
SES DÜZENLEYİCİLER	5 YIL
PROJEKSİYON CİHAZLARI	5 YIL
GPS CİHAZLARI	5 YIL
KAMERALAR	5 YIL
FOTOĞRAF MAKİNALARI	5 YIL
TELEVİZYONLAR	10 YIL
MÜZİK SETLERİ	10 YIL
RADYOLAR	10 YIL
PİKAP – PLAK ÇALARLAR	10 YIL
SES VE GÖRÜNTÜ KAYDEDİCİ VE OYNATICI (CD-DVD-VCD) VS.	7 YIL
EV SİNEMA SİSTEMELERİ	7 YIL
MOUSE	3 YIL
KLAVYELER	3 YIL
HOPARLÖRLER	3 YIL
KULAKLIKLAR	3 YIL

PC KAMERA (WEBCAM)	3 YIL
İŞLEMCİLER	3 YIL
KART OKUYUCULAR	3 YIL
HARD DİSK	3 YIL
ÜÇ BOYUTLU GÖZLÜKLER	5 YIL
AKILLI SAATLER	5 YIL

DELIMITER [TR]

DELIMITER [A-1117-0006-2]

Part [A-1117-0006-(2)_ok(PT0000018015)]

Part [A-1099-0002-(1)/A-1099-0003-(3)/A-1099-0004-(1)_ok(PT0000018108)]

DELIMITER [A-1099-0002-1/A-1099-0003-3/A-1099-0004-1]

DELIMITER [RU]

Для клиентов в России

VARIABLE [Цифровой музыкальный проигрыватель]

Производитель: Сони Корпорейшн, 1-7-1 Конан Минато-ку Токио, 108-0075 Япония

Страна-производитель: **VARIABLE [Малайзия]**

DELIMITER [RU]

DELIMITER [A-1099-0002-1/A-1099-0003-3/A-1099-0004-1]

Part [A-1099-0002-(1)/A-1099-0003-(3)/A-1099-0004-(1)_ok(PT0000018108)]

Part [A-1098-0009-(1)_ok(PT0000012177)]

DELIMITER [A-1098-0009-1]

NOT TRANSLATED

DELIMITER [UA]

VARIABLE [Цифровой музичний плеєр]

DELIMITER [UA]

DELIMITER [A-1098-0009-1]

Part [A-1098-0009-(1)_ok(PT0000012177)]

Part [A-1098-0002-(3)_ok(PT0000017530)]

DELIMITER [A-1098-0002-3]

DELIMITER [UA]

Виробник: Сони Корпорейшн, 1-7-1 Конан Минато-ку Токио, 108-0075 Япония

DELIMITER [UA]

DELIMITER [A-1098-0002-3]

Part [A-1098-0002-(3)_ok(PT0000017530)]

Part [A-1098-0012-(1)_ok(PT0000019453)]

DELIMITER [A-1098-0012-1]

NOT TRANSLATED

DELIMITER [UA]

Виготовлено у VARIABLE [Малайзії]

DELIMITER [UA]

DELIMITER [A-1098-0012-1]

Part [A-1098-0012-(1)_ok(PT0000019453)]

Part [H-1009-0002-(1)_ok(PT0000001683)]

Part [H-1009-0002-(1)_ok(PT0000001683)]

Part [H-1009-0005-(1)_ok(PT0000001691)]

Part [H-1009-0005-(1)_ok(PT0000001691)]

Part [H-1009-0004-(2)_ok(PT00000018116)]

Part [H-1009-0004-(2)_ok(PT00000018116)]

Part [EN-3008-0001-(1)_ok(PT0000001776)]

Part [EN-3008-0001-(1)_ok(PT0000001776)]

Part [EN-3008-0002-1-(1)_ok(PT00000010771)]

DELIMITER [EN-3008-0002-1-1]

NOT TRANSLATED

DELIMITER [CS]

CONDITION [ICX-1300]

产品中有害物质的名称及含量

部件名称	有害物质					
	铅 (Pb)	汞 (Hg)	镉 (Cd)	六价铬 (Cr (VI))	多溴联苯 (PBB)	多溴二苯醚 (PBDE)
内置线路板	×	○	○	○	○	○
外壳	×	○	○	○	○	○
显示板	×	○	×	○	○	○
电池	×	○	×	○	○	○
附件	×	○	×	○	○	○

本表格依据SJ/T 11364 的规定编制。

○：表示该有害物质在该部件所有均质材料中的含量均在GB/T 26572规定的限量要求以下。

×：表示该有害物质至少在该部件的某一均质材料中的含量超出GB/T 26572规定的限量要求。

DELIMITER [CS]

DELIMITER [EN-3008-0002-1-1]

Part [EN-3008-0002-1-(1)_ok(PT00000010771)]

Part [EN-3008-0002-3-(1)_ok(PT0000018124)]

Part [EN-3008-0002-3-(1)_ok(PT0000018124)]

Part [EN-3008-0002-2-(1)_ok(PT000001778)]

Part [EN-3008-0002-2-(1)_ok(PT000001778)]

Part [P3-(1)_ok(PT0000001743)]

Part [P3-(1)_ok(PT0000001743)]

Part [H-1009-0007-(1)_ok(PT0000001781)]

Part [H-1009-0007-(1)_ok(PT0000001781)]

Part [P8-(3)_ok(PT0000009293)]

Part [P8-(3)_ok(PT0000009293)]

Part [EN-1008-0001-(1)_ok(PT0000009294)]

DELIMITER [EN-1008-0001-1]

NOT TRANSLATED

DELIMITER [CT]

僅適用於台灣



廢電池請回收

DELIMITER [CT]

DELIMITER [EN-1008-0001-1]

Part [EN-1008-0001-(1)_ok(PT0000009294)]

Part [H-1013-0001-1-(1)_ok(PT0000002534)]

Part [H-1013-0001-1-(1)_ok(PT0000002534)]

Part [H-1013-0001-2-(1)_ok(PT0000002531)]

Part [H-1013-0001-2-(1)_ok(PT0000002531)]

Part [H-1013-0001-3-(1)_ok(PT0000002532)]

Part [H-1013-0001-3-(1)_ok(PT0000002532)]

Part [EN-1002-0002-2-(1)_ok(PT0000002491)]

DELIMITER [EN-1002-0002-2-1]

NOT TRANSLATED

DELIMITER [JP]



Li-ion

本製品に内蔵されている充電式電池はリサイクルできます。この充電式電池の取りはずしはお客様自身では行わず、「ソニーの相談窓口」にご相談ください。（「ソニーの相談窓口」の連絡先は「ヘルプガイド」に記載されています。）

Ευρωπαϊκή Εγγύηση SONY

Αγαπητέ πελάτη,

Σας ευχαριστούμε που αγοράσατε αυτό το προϊόν της Sony. Ελπίζουμε να μείνετε ικανοποιημένοι από τη χρήση του. Στην απίθανη περίπτωση που το προϊόν σας χρειαστεί σέρβις (επισκευή) κατά τη διάρκεια της εγγύησης, παρακαλείστε να επικοινωνήσετε με το κατάστημα αγοράς ή μ' ένα μέλος του δικτύου εξουσιοδοτημένων σέρβις μας (ASN) της Ευρωπαϊκής Οικονομικής Ζώνης (ΕΟΖ) ή και άλλων χωρών που αναφέρονται σ' αυτή την εγγύηση ή στα συνοδεύοντα αυτήν φυλλάδια (Περιοχή Κάλυψης της Εγγύησης). Μπορείτε να βρείτε λεπτομέρειες για τα μέλη του δικτύου μας ASN, στους τηλεφωνικούς καταλόγους, στους καταλόγους προϊόντων μας και στις ιστοσελίδες μας.

Για να αποφύγετε κάθε περιττή τλαιπωρία, σας συνιστούμε να διαβάσετε προσεκτικά το εγχειρίδιο χρήσης προτού να έρθετε σε επαφή με τον προμηθευτή σας ή το δίκτυο εξουσιοδοτημένων σέρβις μας.

Η Εγγύησή Σας

Η παρούσα εγγύηση ισχύει για το προϊόν της Sony που αγοράσατε, εφ' όσον κάτι τέτοιο αναφέρεται στα φυλλάδια που συνοδεύουν το προϊόν σας, υπό την προϋπόθεση ότι αγοράστηκε εντός της Περιοχής Κάλυψης της Εγγύησης.

Με την παρούσα, η Sony εγγυάται ότι το προϊόν είναι απαλλαγμένο από κάθε ελάττωμα σχετιζόμενο με τα υλικά ή την κατασκευή, για μια περίοδο ΕΝΟΣ ΕΤΟΥΣ από την ημερομηνία της αρχικής αγοράς. Η αρμόδια για να προσφέρει και εκπληρώσει την παρούσα εγγύηση, εταιρεία Sony, είναι αυτή που αναφέρεται σ' αυτήν την Εγγύηση ή στο συνοδευόν αυτής φυλλάδιο στη χώρα όπου επιδιώκεται η επισκευή κατά τη διάρκεια της εγγύησης.

Εάν, εντός της περιόδου εγγύησης, αποδειχθεί ελαττωματικό το προϊόν (κατά την ημερομηνία της αρχικής αγοράς) λόγω ακατάλληλων υλικών ή κατασκευής, η Sony ή ένα μέλος του δικτύου Εξουσιοδοτημένων Σέρβις ASN της Περιοχής Κάλυψης της Εγγύησης θα επισκευάσει ή θα αντικαταστήσει (κατ' επιλογή της Sony) χωρίς επιβάρυνση για εργατικά ή ανταλλακτικά, το προϊόν ή τα ελαττωματικά εξαρτήματα του, εντός εύλογου χρόνου, βάσει των όρων και συνθηκών που εκτίθενται παρακάτω. Η Sony και τα μέλη του δικτύου Εξουσιοδοτημένων Σέρβις ASN μπορούν να αντικαταστήσουν ελαττωματικά προϊόντα ή εξαρτήματα με νέα ή ανακυκλωμένα προϊόντα ή εξαρτήματα. Όλα τα προϊόντα και εξαρτήματα που έχουν αντικατασταθεί γίνονται ιδιοκτησία της Sony.

Όροι

1. Επισκευές δυνάμει της παρούσας εγγύησης θα παρέχονται μόνο εάν προσκομισθεί το πρωτότυπο τιμολόγιο ή η απόδειξη πώλησης (με την ένδειξη της ημερομηνίας αγοράς, του μοντέλου του προϊόντος και της επωνυμίας του εμπόρου) μαζί με το ελαττωματικό προϊόν εντός της περιόδου εγγύησης. Η Sony και τα μέλη του δικτύου Εξουσιοδοτημένων Σέρβις ASN μπορούν να αρνηθούν τη δωρεάν επισκευή κατά την περίοδο εγγυήσεως εάν δεν προσκομισθούν τα προαναφερόμενα έγγραφα ή εάν δεν προκύπτουν από αυτά η ημερομηνία αγοράς, το προϊόν ή το μοντέλο του προϊόντος ή η επωνυμία του εμπόρου. Η παρούσα εγγύηση δεν ισχύει εάν ο τύπος του μοντέλου ή ο σειριακός αριθμός του προϊόντος έχει

αλλοιωθεί, διαγραφεί, αφαιρεθεί ή καταστεί δυσανάγνωστος.

2. Για να αποφευχθεί βλάβη ή απώλεια / διαγραφή σε αφαιρούμενα ή αποσπώμενα μέσα ή εξαρτήματα αποθήκευσης δεδομένων, οφείλετε να τα αφαιρέσετε πριν παραδώσετε το προϊόν σας για επισκευή κατά την περίοδο εγγύησης.
3. Η παρούσα εγγύηση δεν καλύπτει τα έξοδα και τους κινδύνους μεταφοράς που συνδέονται με τη μεταφορά του προϊόντος σας προς και από τη Sony ή μέλος του δικτύου ASN.
4. Η παρούσα εγγύηση δεν καλύπτει τα εξής:
 - Περιοδική συντήρηση και επισκευή ή αντικατάσταση εξαρτημάτων ως αποτέλεσμα φυσιολογικής φθοράς.
 - Αναλώσιμα (συστατικά μέρη για τα οποία προβλέπεται περιοδική αντικατάσταση κατά τη διάρκεια ζωής ενός προϊόντος όπως μη επαναφορτιζόμενες μπαταρίες, φυσίγγια εκτύπωσης, γραφίδες, λάμπες, καλώδια κλπ.),
 - Ζημιά ή ελαττώματα που προκλήθηκαν λόγω χρήσης, λειτουργίας ή χειρισμού ασύμβατων με την κανονική ατομική ή οικιακή χρήση,
 - Ζημιές ή αλλαγές στο προϊόν που προκλήθηκαν από: Κακή χρήση, συμπεριλαμβανομένου:
 - του χειρισμού που επιφέρει φυσική, αισθητική ή επιφανειακή ζημιά ή αλλαγές στο προϊόν ή βλάβη σε οθόνες υγρών κρυστάλλων
 - μη κανονική ή μη σύμφωνη με τις οδηγίες της Sony εγκατάσταση ή χρήση του προϊόντος
 - μη συντήρηση του προϊόντος σύμφωνα με τις οδηγίες σωστής συντήρησης της Sony
 - εγκατάσταση ή χρήση του προϊόντος με τρόπο μη σύμφωνο με τις τεχνικές προδιαγραφές και τα πρότυπα ασφαλείας που ισχύουν στη χώρα όπου έχει εγκατασταθεί και χρησιμοποιείται το προϊόν.
 - Μολύνσεις από ιούς ή χρήση του προϊόντος με λογισμικό που δεν παρέχεται με το προϊόν ή λανθασμένη εγκατάσταση του λογισμικού.
 - Την κατάσταση ή τα ελαττώματα των συστημάτων με τα οποία χρησιμοποιείται ή στα οποία ενσωματώνεται το προϊόν εκτός από άλλα προϊόντα της Sony ειδικά σχεδιασμένα για να χρησιμοποιούνται με το εν λόγω προϊόν.
 - Χρήση του προϊόντος με εξαρτήματα, περιφερειακό εξοπλισμό και άλλα προϊόντα των οποίων ο τύπος, η κατάσταση και το πρότυπο δεν συνιστώνται από τη Sony.
 - Επισκευή ή επιχειρηθείσα επισκευή από άτομα που δεν είναι μέλη της Sony ή του δικτύου ASN.
 - Ρυθμίσεις ή προσαρμογές χωρίς την προηγούμενη γραπτή συγκατάθεση της Sony, στις οποίες συμπεριλαμβάνονται:
 - η αναβάθμιση του προϊόντος πέρα από τις προδιαγραφές ή τα χαρακτηριστικά που περιγράφονται στο εγχειρίδιο χρήσηςή
 - οι τροποποιήσεις του προϊόντος με σκοπό να συμμορφωθεί προς εθνικές ή τοπικές τεχνικές προδιαγραφές και πρότυπα ασφαλείας που ισχύουν σε χώρες για τις οποίες το προϊόν δεν είχε σχεδιαστεί και κατασκευαστεί ειδικά.
 - Αμέλεια.
 - Ατυχήματα, πυρκαγιά, υγρά, χημικές και άλλες ουσίες, πλημμύρα, δονήσεις, υπερβολική θερμότητα, ακατάλληλο εξαερισμό, υπέρταση, υπερβολική ή εσφαλμένη τροφοδοσία ή τάση εισόδου, ακτινοβολία, ηλεκτροστατικές εκκενώσεις συμπεριλαμβανομένου του κεραυνού, άλλων εξωτερικών δυνάμεων και επιδράσεων.
5. Η παρούσα εγγύηση καλύπτει μόνο τα υλικά μέρη του προϊόντος. Δεν καλύπτει το λογισμικό (είτε της Sony, είτε τρίτων κατασκευαστών) για το οποίο παρέχεται ή πρόκειται να ισχύσει μια άδεια χρήσης από τον τελικό χρήστη ή χωριστές δηλώσεις εγγύησης ή εξαιρέσεις από την εγγύηση.

Εξαιρέσεις και περιορισμοί

Με εξαίρεση των όσων αναφέρονται ανωτέρω, η Sony δεν παρέχει καμία εγγύηση (ρητή, σιωπηρή, εκ του νόμου ή άλλη) όσον αφορά την ποιότητα, την επίδοση, την ακρίβεια, την αξιοπιστία, την καταλληλότητα του προϊόντος ή του λογισμικού που παρέχεται ή συνοδεύει το προϊόν, για συγκεκριμένο σκοπό. Εάν η ισχύουσα νομοθεσία απαγορεύει πλήρως ή μερικώς την παρούσα εξαίρεση, η Sony εξαιρεί ή περιορίζει την εγγύησή της μόνο στη μέγιστη έκταση που επιτρέπει η ισχύουσα νομοθεσία. Οποιαδήποτε εγγύηση η οποία δεν εξαιρείται πλήρως (στο μέτρο που το επιτρέπει ο ισχύων νόμος) θα περιορίζεται στη διάρκεια ισχύς της παρούσας εγγύησης.

Η μοναδική υποχρέωση της Sony σύμφωνα με την παρούσα εγγύηση είναι η επισκευή ή η αντικατάσταση προϊόντων που υπόκεινται στους όρους και συνθήκες της εγγύησης. Η Sony δεν ευθύνεται για οποιαδήποτε απώλεια ή ζημία που σχετίζεται με τα προϊόντα, το σέρβις, την παρούσα εγγύηση, συμπεριλαμβανομένων των οικονομικών και άυλων απωλειών, του τιμήματος που καταβλήθηκε για την αγορά του προϊόντος, της απώλειας κερδών, εισοδήματος, δεδομένων, απόλαυσης ή χρήσης του προϊόντος ή οποιωνδήποτε συνδεδεμένων προϊόντων – της άμεσης, παρεμπόπτουσας ή επακόλουθης απώλειας ή ζημίας ακόμη και αν αυτή η απώλεια ή ζημία αφορά σε:

- Μειωμένη λειτουργία ή μη λειτουργία του προϊόντος ή συνδεδεμένων προϊόντων λόγω ελαττωμάτων ή μη διαθεσιμότητας κατά την περίοδο που αυτό βρίσκεται στη Sony ή σε μέλος του δικτύου ASN, η οποία προκάλεσε διακοπή διαθεσιμότητας του προϊόντος, απώλεια χρόνου χρήστη ή διακοπή της εργασίας.
- Παροχή ανακριβών πληροφοριών που ζητήθηκαν από το προϊόν ή από συνδεδεμένα προϊόντα.
- Ζημία ή απώλεια λογισμικών προγραμμάτων ή αφαιρούμενων μέσων αποθήκευσης δεδομένων ή
- Μολύνσεις από ιούς ή άλλες αιτίες.

Τα ανωτέρω ισχύουν για απώλειες και ζημιές, που υπόκεινται σε οιοσδήποτε γενικές αρχές δικαίου, συμπεριλαμβανομένης της αμέλειας ή άλλων αδικοπραξιών, αθέτησης σύμβασης, ρητής ή σιωπηρής εγγύησης, και απόλυτης ευθύνης (ακόμα και για θέματα για τα οποία η Sony ή μέλος του δικτύου ASN έχει ειδοποιηθεί για τη δυνατότητα πρόκλησης τέτοιων ζημιών).

Στο μέτρο που η ισχύουσα νομοθεσία απαγορεύει ή περιορίζει αυτές τις εξαιρέσεις ευθύνης, η Sony εξαιρεί ή περιορίζει την ευθύνη της μόνο στη μέγιστη έκταση που της επιτρέπει η ισχύουσα νομοθεσία. Για παράδειγμα, μερικά κράτη απαγορεύουν την εξαίρεση ή τον περιορισμό ζημιών που οφείλονται σε αμέλεια, σε βαριά αμέλεια, σε εκ προθέσεως παράπτωμα, σε δόλο και παρόμοιες πράξεις. Σε καμία περίπτωση, η ευθύνη της Sony κατά την παρούσα εγγύηση, δεν υπερβαίνει την τιμή που καταβλήθηκε για την αγορά του προϊόντος, ωστόσο αν η ισχύουσα νομοθεσία επιτρέπει μόνο περιορισμούς ευθυνών υψηλότερου βαθμού, θα ισχύουν οι τελευταίοι.

Τα επιφυλασσόμενα νόμιμα δικαιώματά σας

Ο καταναλωτής έχει έναντι της Sony τα δικαιώματα που απορρέουν από την παρούσα εγγύηση, σύμφωνα με τους όρους που περιέχονται σε αυτήν, χωρίς να παραβλάπτονται τα δικαιώματά του που πηγάζουν από την ισχύουσα εθνική νομοθεσία σχετικά με την πώληση καταναλωτικών προϊόντων. Η παρούσα εγγύηση δεν θίγει τα νόμιμα δικαιώματα που ενδεχομένως να έχετε, ούτε εκείνα που δεν μπορούν να εξαιρεθούν ή να περιοριστούν, ούτε δικαιώματά σας εναντίον των προσώπων από τα οποία αγοράσατε το προϊόν. Η διεκδίκηση οποιωνδήποτε δικαιωμάτων σας εναπόκειται αποκλειστικά σε εσάς.

Sony Hellas A.E.E.

Βασ. Σοφίας 1
151 24 Μαρούσι

Τμήμα Εξυπηρέτησης Πελατών Sony

Τηλ. 801 11 92000
e-mail : cic-greece@eu.sony.com
Version 01.2009

DELIMITER [GR]

DELIMITER [H-1016-0001-2]

Part [H-1016-0001-(2)_ok(PT0000018117)]

Part [P2-(2)/H-1009-0006-(1)/H-1009-0003-2-(2)_ok(PT0000002510)]

Part [P2-(2)/H-1009-0006-(1)/H-1009-0003-2-(2)_ok(PT0000002510)]

Part [A-1051-0001-(1)_ok(PT0000001795)]

DELIMITER [A-1051-0001-1]

NOT TRANSLATED

DELIMITER [GB]

For users in Canada

Listening for a Lifetime

Selecting fine audio equipment such as the unit you've just purchased is only the start of your musical enjoyment. Now it's time to consider how you can maximize the fun and excitement your equipment offers. This manufacturer, the Consumer Electronics Association (CEA)[®] and the American Speech-Language-Hearing Association (ASHA) want you to get the most out of your equipment by playing it at a safe level; a level that lets the sound come through clearly without annoying blaring or distortion and, most importantly, without damaging your sensitive hearing.

Sound can be deceiving. Over time your hearing "comfort level" adapts to higher volumes of sound. So what sounds "normal" can actually be loud and harmful to your hearing. Guard against this by setting your equipment at a safe level BEFORE your hearing adapts.

TO ESTABLISH A SAFE LEVEL:

- Set your volume control to the lowest level where you can hear the music comfortably and clearly. Prolonged exposure to anything over 85 decibels can cause gradual hearing loss.
- Once you have established a sound level where you can hear the audio comfortably, clearly and without distortion, set the dial and leave it there.
- See if your music player has a volume limiter that allows you to set a safe listening level by establishing a maximum volume level on your player. This is a great solution for parents to ensure their children listen at a safe level.
- Limit listening time to give your hearing "quiet breaks."

BE SURE TO OBSERVE THE FOLLOWING GUIDELINES WHEN WEARING YOUR HEADPHONES OR EARBUDS:

- Do not turn up the volume so high that you can't hear sounds around you.
- Do not use headphones or earbuds while operating a motorized vehicle; it may create a traffic hazard and is illegal in many areas.

Used wisely, your new sound equipment will provide years of fun and enjoyment.

Since hearing damage from loud noise is often undetectable until it is too late, this manufacturer, CEA and ASHA recommend that you avoid prolonged exposure to excessive noise. The following list of sound levels is included for your information so that you can better protect your hearing.

DECIBEL LEVEL EXAMPLES:

30 Whisper

40 Quiet room

- 50 Moderate rainfall
- 60 Normal conversation
- 70 Busy traffic, vacuum cleaner
- 80 Alarm clock

CONSTANT EXPOSURE TO THESE NOISES CAN BE DANGEROUS:

- 90 Lawn mower, motorcycle
- 100 Chain saw
- 110 Rock concert
- 120 Jet plane takeoff
- 130 Jackhammer
- 140 Firecrackers

This information courtesy of the American Speech-Language-Hearing Association (ASHA), the national professional, scientific and credentialing association for more than 135,000 audiologists, speech-language pathologists, and speech, language and hearing scientists.

For information on protection against noise-induced hearing loss, call the ASHA Action Center (800-638-8255), Monday through Friday, 8:30 a.m. to 5 p.m. To find an audiologist in your area, visit www.asha.org/findpro. Parents can find helpful information about how to protect their children's hearing and how to teach them about safe listening at www.listentoyourbuds.org, an ASHA award-winning public education campaign sponsored in part by CEA.

A safety tip from the Consumer Electronics Association, 1919 South Eads Street, Arlington, VA 22202 and the American Speech-Language-Hearing Association, 2200 Research Boulevard, Rockville, MD 20850.

DELIMITER [GB]

DELIMITER [FR]

Pour les utilisateurs au Canada

Écouter pour la vie

En choisissant un matériel audio de haute qualité tel que l'appareil que vous venez d'acheter, préparez-vous à vivre une nouvelle expérience musicale. Maintenant, il est temps de voir comment vous pouvez décupler le plaisir offert par votre matériel. Le fabricant, la CEA® (Consumer Electronics Association) et l'ASHA (American Speech-Language-Hearing Association) souhaitent que vous profitiez pleinement de votre matériel en réglant un niveau d'écoute salubre ; c'est-à-dire un niveau sonore d'une clarté exceptionnelle sans avoir à augmenter le volume et sans distorsion et, plus important encore, qui limite le risque de traumatismes auditifs.

Le son peut être trompeur. Avec le temps, le niveau de votre confort d'écoute (« confort level ») s'adapte à des volumes sonores plus élevés. Par conséquent, un niveau sonore qui vous semble « normal » peut s'avérer puissant et néfaste pour vos capacités auditives. Préservez-les en réglant votre appareil sur un niveau salubre AVANT que ce ne soit votre audition qui s'adapte.

POUR ÉTABLIR UN NIVEAU SALUBRE :

- Réglez le volume sur le niveau minimum qui conserve à la fois un niveau d'écoute confortable et la clarté du son. Toute exposition prolongée à un son quel qu'il soit de plus de 85 décibels peut entraîner une perte auditive progressive.
- Une fois que vous avez établi un niveau sonore qui offre une écoute confortable, claire et sans distorsion, réglez la molette et conservez ce réglage.
- Vérifiez si votre lecteur de musique est doté d'un limiteur de volume qui vous permet de régler un niveau

d'écoute salubre en établissant un niveau de volume maximum sur votre lecteur. C'est une excellente solution pour les parents afin d'assurer que leurs enfants écoutent à un niveau salubre.

- Limitez le temps d'écoute en instaurant des temps de récupération (« quiet breaks ») pour préserver votre capacité auditive.

VEILLEZ À RESPECTER LES DIRECTIVES SUIVANTES LORSQUE VOUS PORTEZ UN CASQUE OU DES ÉCOUTEURS :

- Évitez de régler le volume à un niveau qui vous empêche d'entendre les sons environnants.
- N'utilisez ni casque ni écouteurs lorsque vous conduisez un véhicule motorisé, vous risqueriez de provoquer un accident. En outre, cela est interdit par la loi dans de nombreux pays.

Utilisé de façon raisonnable, votre nouvel équipement sonore vous procurera des années de plaisir. Les pertes d'audition entraînées par les sons forts étant souvent détectées trop tard, le fabricant, la CEA et l'ASHA vous recommandent d'éviter toute exposition prolongée au bruit excessif. À titre information, la liste suivante répertorie les niveaux de son afin que vous puissiez mieux préserver vos capacités auditives.

EXEMPLES DE NIVEAUX DE DÉCIBELS :

30 Murmure

40 Pièce tranquille

50 Pluie moyenne

60 Conversation normale

70 Circulation dense, aspirateur

80 Réveil-matin

L'EXPOSITION CONSTANTE À CES BRUITS PEUT ÊTRE DANGEREUSE :

90 Tondeuse, motocyclette

100 Scie à chaîne

110 Concert rock

120 Décollage d'un avion réacté

130 Marteau pneumatique

140 Pétards à mèche

Cette information a été fournie grâce à l'aimable autorisation de l'ASHA (American Speech-Language- Hearing Association), l'association nationale professionnelle, scientifique et d'accréditation de plus de 135 000 audiologistes, orthophonistes et scientifiques de la parole, du langage et de l'audition.

Pour obtenir plus d'informations sur la protection contre la perte auditive causée par le bruit, appelez le centre d'intervention de l'ASHA au 800-638-8255,

du lundi au vendredi, entre 8H30 et 17H00. Pour trouver un audiologiste dans votre secteur, rendez-vous sur le site www.asha.org/findpro. Les parents peuvent trouver des informations utiles sur le site

www.listentoyourbuds.org, une campagne d'éducation publique primée de l'ASHA commanditée en partie par la CEA, pour préserver les capacités auditives de leurs enfants et les sensibiliser à l'écoute salubre.

Un conseil de sécurité de la CEA (Consumer Electronics Association), 1919 South Eads Street, Arlington, VA 22202 et de l'ASHA (American Speech-Language-Hearing Association), 2200 Research Boulevard, Rockville, MD 20850.

DELIMITER [FR]

DELIMITER [A-1051-0001-1]

Part [A-1051-0001-(1)_ok(PT0000001795)]

Part [A-1010-0001-(1)_ok(PT0000001711)]

Part [A-1010-0001-(1)_ok(PT0000001711)]

Part [A-1011-0006-(1)_ok(PT0000019532)]

Part [A-1011-0006-(1)_ok(PT0000019532)]

Part [A-1012-0002-(1)_ok(PT0000020211)]

DELIMITER [A-1012-0002-1]

DELIMITER [GB]

The following IC statement applies only to the version of this model manufactured for sale in Canada. This equipment complies with IC radiation exposure limits set forth for an uncontrolled environment and meets RSS-102 of the IC radio frequency (RF) Exposure rules. This equipment should be installed and operated keeping the radiator at least 20cm or more away from person's body.

DELIMITER [GB]

DELIMITER [FR]

La déclaration d'IC suivante s'applique uniquement à la version de ce modèle fabriqué pour la vente au Canada. Cet équipement est conforme aux limites d'exposition aux rayonnements énoncées pour un environnement non contrôlé et respecte les règles d'exposition aux fréquences radioélectriques (RF) CNR-102 de l'IC. Cet équipement doit être installé et utilisé en gardant une distance de 20 cm ou plus entre le radiateur et le corps humain.

DELIMITER [FR]

DELIMITER [A-1012-0002-1]

Part [A-1012-0002-(1)_ok(PT0000020211)]

Part [A-1012-0003-(3)_ok(PT0000012171)]

Part [A-1012-0003-(3)_ok(PT0000012171)]

Part [A-1012-0004-(2)_ok(PT0000012172)]

Part [A-1012-0004-(2)_ok(PT0000012172)]

Part [A-1011-0001-(3)_ok(PT0000013031)]

DELIMITER [A-1011-0001-3]

NOT TRANSLATED

DELIMITER [GB]

The following IC statement applies only to the version of this model manufactured for sale in Canada. This device complies with Industry Canada's licence-exempt RSSs. Operation is subject to the following two conditions:
(1) This device may not cause interference; and
(2) This device must accept any interference, including interference that may cause undesired operation of the device.

DELIMITER [GB]

DELIMITER [FR]

La déclaration d'IC suivante s'applique uniquement à la version de ce modèle fabriqué pour la vente au Canada. Le présent appareil est conforme aux CNR d'Industrie Canada applicables aux appareils radio exempts de

licence. L'exploitation est autorisée aux deux conditions suivantes :

- 1) l'appareil ne doit pas produire de brouillage;
- 2) l'utilisateur de l'appareil doit accepter tout brouillage radioélectrique subi, même si le brouillage est susceptible d'en compromettre le fonctionnement.

DELIMITER [FR]

DELIMITER [A-1011-0001-3]

Part [A-1011-0001-(3)_ok(PT0000013031)]

Part [A-1011-0002-(1)_ok(PT0000002253)]

Part [A-1011-0002-(1)_ok(PT0000002253)]

Part [A-1099-0025-(1)_ok(PT0000018122)]

Part [A-1099-0025-(1)_ok(PT0000018122)]

Part [A-1099-0026-(1)_ok(PT0000018123)]

Part [A-1099-0026-(1)_ok(PT0000018123)]

Part [P9-(1)_ok(PT0000001797)]

Part [P9-(1)_ok(PT0000001797)]

Part [A-1015-0001-(1)_ok(PT0000020212)]

Part [A-1015-0001-(1)_ok(PT0000020212)]

Part [A-1021-0001-1-(1)_ok(PT0000020215)]

Part [A-1021-0001-1-(1)_ok(PT0000020215)]

Part [A-1018-0001-(2)_ok(PT0000020171)]

Part [A-1018-0001-(2)_ok(PT0000020171)]

Part [A-1018-0001-1-(2)_ok(PT0000017211)]

DELIMITER [A-1018-0001-1-2]

DELIMITER [JP]

ACアダプターを本棚や組み込み式キャビネットなどの狭い場所に設置しないでください。

DELIMITER [JP]

DELIMITER [A-1018-0001-1-2]

Part [A-1018-0001-1-(2)_ok(PT0000017211)]

Part [A-1018-0001-2-(1)_ok(PT0000001763)]

DELIMITER [A-1018-0001-2-1]

NOT TRANSLATED

DELIMITER [JP]

ACアダプターは容易に手が届くような電源コンセントに接続し、異常が生じた場合は速やかにコンセントから抜いてください。

DELIMITER [JP]

DELIMITER [A-1018-0001-2-1]

Part [A-1018-0001-2-(1)_ok(PT0000001763)]

Part [A-1074-0002-2-(2)_ok(PT0000002396)]

Part [A-1074-0002-2-(2)_ok(PT0000002396)]

Part [EN-1010-0001-(1)_ok(PT0000019454)]

DELIMITER [EN-1010-0001-1]

NOT TRANSLATED

DELIMITER [GB]

The following contents applies only to the USA and Canada.

RECYCLING RECHARGEABLE BATTERIES

Rechargeable batteries are recyclable.

You can help preserve our environment by returning your used rechargeable batteries to the collection and recycling location nearest you.

For more information regarding recycling of rechargeable batteries, visit

<http://www.sony.com/electronics/eco/environmental-management>

Caution: Do not handle damaged or leaking rechargeable batteries.

DELIMITER [GB]

DELIMITER [FR]

Les contenus suivants sont applicables uniquement aux États-Unis et au Canada.

RECYCLAGE DES ACCUMULATEURS RECHARGEABLES

Les accumulateurs rechargeables sont recyclables.

Vous pouvez contribuer à préserver l'environnement en rapportant les piles usées dans un point de collection et recyclage le plus proche.

Pour plus d'informations sur le recyclage des accumulateurs, visitez

<http://www.sony.com/electronics/eco/environmental-management>

Avertissement: Ne pas utiliser des accumulateurs rechargeables qui sont endommagées ou qui fuient.

DELIMITER [FR]

DELIMITER [EN-1010-0001-1]

Part [EN-1010-0001-(1)_ok(PT0000019454)]

Part [H-1005-0001-1-(1)_ok(PT0000001677)]

Part [H-1005-0001-1-(1)_ok(PT0000001677)]

Part [H-1006-0001-2)_ok(PT0000002519)]

Part [H-1006-0001-2)_ok(PT0000002519)]

Part [A-1032-0003-5)_ok(PT0000020172)]

Part [A-1032-0003-5)_ok(PT0000020172)]

Part [A-1025-0001-2)_ok(PT0000020173)]

Part [A-1025-0001-2)_ok(PT0000020173)]

Part [A-1047-0001-1)_ok(PT0000014931)]

Part [A-1047-0001-1)_ok(PT0000014931)]

Part [A-1110-0001-1)_ok(PT0000020221)]

Part [A-1110-0001-1)_ok(PT0000020221)]

Part [A-1077-0001-1)_ok(PT0000002516)]

Part [A-1077-0001-1)_ok(PT0000002516)]

Part [A-1061-0001-2)_ok(PT0000020174)]

	Part [A-1061-0001-(2)_ok(PT0000020174)]
Part [A-1078-0001-(1)_ok(PT0000001686)]	
	Part [A-1078-0001-(1)_ok(PT0000001686)]
Part [A-1079-0001-(1)_ok(PT0000001687)]	
	Part [A-1079-0001-(1)_ok(PT0000001687)]
Part [A-1047-0003-(3)_ok(PT0000020190)]	
	Part [A-1047-0003-(3)_ok(PT0000020190)]
Part [A-1047-0004-(3)_ok(PT0000020191)]	
	Part [A-1047-0004-(3)_ok(PT0000020191)]
Part [A-1099-0018-(1)_ok(PT0000018109)]	
	Part [A-1099-0018-(1)_ok(PT0000018109)]
Part [A-1051-0002-(3)_ok(PT0000012173)]	
	Part [A-1051-0002-(3)_ok(PT0000012173)]
Part [Q17-(4)_ok(PT0000002971)]	
	Part [Q17-(4)_ok(PT0000002971)]
Part [A-1147-0001-(1)_ok(PT0000020222)]	
	Part [A-1147-0001-(1)_ok(PT0000020222)]
Part [H-1001-0001-(2)_ok(PT0000013890)]	
	Part [H-1001-0001-(2)_ok(PT0000013890)]
Part [H-1001-0001-1-(1)_ok(PT0000020197)]	
	Part [H-1001-0001-1-(1)_ok(PT0000020197)]
Part [H-1005-0001-2-(2)_ok(PT0000002493)]	
	Part [H-1005-0001-2-(2)_ok(PT0000002493)]
Part [H-1005-0001-3-(3)_ok(PT0000002494)]	
	Part [H-1005-0001-3-(3)_ok(PT0000002494)]
Part [A-1093-0001-(2)_ok(PT0000021390)]	
	Part [A-1093-0001-(2)_ok(PT0000021390)]
Part [A-1049-0002-(3)_ok(PT0000019533)]	
	Part [A-1049-0002-(3)_ok(PT0000019533)]
Part [A-1065-0014-(2)_ok(PT0000019550)]	
	Part [A-1065-0014-(2)_ok(PT0000019550)]
Part [A-1065-0008-(1)_ok(PT0000002592)]	
	Part [A-1065-0008-(1)_ok(PT0000002592)]
Part [A-1065-0010-(1)_ok(PT0000002593)]	
	Part [A-1065-0010-(1)_ok(PT0000002593)]
Part [A-1065-0009-(1)_ok(PT0000002594)]	
	Part [A-1065-0009-(1)_ok(PT0000002594)]
Part [A-1065-0011-(1)_ok(PT0000002595)]	
	Part [A-1065-0011-(1)_ok(PT0000002595)]
Part [A-1065-0012-(1)/A-1065-0013-(1)_ok(PT0000002596)]	
	Part [A-1065-0012-(1)/A-1065-0013-(1)_ok(PT0000002596)]

Part [A-1099-0023-(1)_ok(PT0000018112)]	Part [A-1099-0023-(1)_ok(PT0000018112)]
Part [A-1099-0008-(2)_ok(PT0000001712)]	Part [A-1099-0008-(2)_ok(PT0000001712)]
Part [A-1117-0008-(1)_ok(PT0000014936)]	Part [A-1117-0008-(1)_ok(PT0000014936)]
Part [A-1148-0004-(2)_ok(PT0000020192)]	Part [A-1148-0004-(2)_ok(PT0000020192)]
Part [A-1105-0001-(1)_ok(PT0000001688)]	Part [A-1105-0001-(1)_ok(PT0000001688)]
Part [H-1003-0001-(1)_ok(PT0000002518)]	Part [H-1003-0001-(1)_ok(PT0000002518)]
Part [A-1098-0008-(2)_ok(PT0000018119)]	Part [A-1098-0008-(2)_ok(PT0000018119)]
Part [A-1098-0018-(1)_ok(PT0000018107)]	Part [A-1098-0018-(1)_ok(PT0000018107)]
Part [A-1098-0014-(3)/A-1099-0020-(2)_ok(PT0000019551)]	Part [A-1098-0014-(3)/A-1099-0020-(2)_ok(PT0000019551)]
Part [A-1099-0021-(1)_ok(PT0000018110)]	Part [A-1099-0021-(1)_ok(PT0000018110)]
Part [A-1099-0022-(1)_ok(PT0000018111)]	Part [A-1099-0022-(1)_ok(PT0000018111)]
Part [A-1099-0024-(1)_ok(PT0000018113)]	Part [A-1099-0024-(1)_ok(PT0000018113)]
Part [Q31-(1)_ok(PT0000012190)]	Part [Q31-(1)_ok(PT0000012190)]
Part [EN-1002-0002-1-(1)_ok(PT0000012191)]	Part [EN-1002-0002-1-(1)_ok(PT0000012191)]
Part [A-1067-0001-(1)_ok(PT0000001741)]	Part [A-1067-0001-(1)_ok(PT0000001741)]
Part [A-1067-0002-(1)_ok(PT0000001742)]	Part [A-1067-0002-(1)_ok(PT0000001742)]
Part [A-1067-0006-(2)_ok(PT0000015172)]	Part [A-1067-0006-(2)_ok(PT0000015172)]
Part [A-1111-0001-(1)_ok(PT0000001755)]	Part [A-1111-0001-(1)_ok(PT0000001755)]
Part [EN-3011-0002-1-(3)_ok(PT0000019110)]	Part [EN-3011-0002-1-(3)_ok(PT0000019110)]
Part [EN-3011-0002-2-(3)_ok(PT0000019111)]	Part [EN-3011-0002-2-(3)_ok(PT0000019111)]
Part [A-1137-0001-3-(1)_ok(PT0000020199)]	

	Part [A-1137-0001-3-(1)_ok(PT0000020199)]
Part [A-1099-0017-(1)_ok(PT0000002397)]	Part [A-1099-0017-(1)_ok(PT0000002397)]
Part [A-1107-0001-(2)_ok(PT0000002972)]	Part [A-1107-0001-(2)_ok(PT0000002972)]
Part [A-1076-0001-(2)_ok(PT0000012174)]	Part [A-1076-0001-(2)_ok(PT0000012174)]
Part [A-1137-0002-(1)_ok(PT0000020200)]	Part [A-1137-0002-(1)_ok(PT0000020200)]
Part [A-1123-0006-(1)_ok(PT0000017490)]	Part [A-1123-0006-(1)_ok(PT0000017490)]
Part [A-1123-0007-(1)_ok(PT0000017491)]	Part [A-1123-0007-(1)_ok(PT0000017491)]
Part [A-1123-0008-(1)_ok(PT0000017492)]	Part [A-1123-0008-(1)_ok(PT0000017492)]
Part [P2-(2)/H-1009-0003-1-(1)_ok(PT0000001680)]	Part [P2-(2)/H-1009-0003-1-(1)_ok(PT0000001680)]
Part [A-1108-0001-(1)_ok(PT0000020220)]	Part [A-1108-0001-(1)_ok(PT0000020220)]
Part [A-1016-0001-(1)_ok(PT0000020213)]	Part [A-1016-0001-(1)_ok(PT0000020213)]
Part [A-1016-0002-(1)_ok(PT0000020214)]	Part [A-1016-0002-(1)_ok(PT0000020214)]
Part [A-1021-0001-2-(1)_ok(PT0000020216)]	Part [A-1021-0001-2-(1)_ok(PT0000020216)]
Part [A-1075-0001-(1)_ok(PT0000020219)]	Part [A-1075-0001-(1)_ok(PT0000020219)]
Part [A-1024-0001-(1)_ok(PT0000020217)]	Part [A-1024-0001-(1)_ok(PT0000020217)]
Part [Q32-(1)_ok(PT0000014971)]	Part [Q32-(1)_ok(PT0000014971)]
Part [Q34-(1)_ok(PT0000014972)]	Part [Q34-(1)_ok(PT0000014972)]
Part [Q33-(1)_ok(PT0000014973)]	Part [Q33-(1)_ok(PT0000014973)]
Part [A-1054-0001-(1)_ok(PT0000020218)]	Part [A-1054-0001-(1)_ok(PT0000020218)]
Part [EN-3007-0001-(2)_ok(PT0000019458)]	Part [EN-3007-0001-(2)_ok(PT0000019458)]
Part [A-1025-0004-1-(4)_ok(PT0000020193)]	Part [A-1025-0004-1-(4)_ok(PT0000020193)]

Part [A-1025-0004-2-(4)_ok(PT0000020194)]	Part [A-1025-0004-2-(4)_ok(PT0000020194)]
Part [A-1025-0004-3-(1)_ok(PT0000021370)]	Part [A-1025-0004-3-(1)_ok(PT0000021370)]
Part [A-1025-0004-4-(1)_ok(PT0000021371)]	Part [A-1025-0004-4-(1)_ok(PT0000021371)]
Part [A-1137-0001-1-(1)_ok(PT0000020201)]	Part [A-1137-0001-1-(1)_ok(PT0000020201)]
Part [A-1099-0006-(1)_ok(PT0000017493)]	Part [A-1099-0006-(1)_ok(PT0000017493)]
Part [A-1148-0001-(3)_ok(PT0000020195)]	Part [A-1148-0001-(3)_ok(PT0000020195)]
Part [A-1148-0002-(3)_ok(PT0000020196)]	Part [A-1148-0002-(3)_ok(PT0000020196)]
Part [A-1031-0001-(2)_ok(PT0000002970)]	Part [A-1031-0001-(2)_ok(PT0000002970)]
Part [A-1031-0001-(2)/A-1033-0001-(2)_ok(PT0000009677)]	Part [A-1031-0001-(2)/A-1033-0001-(2)_ok(PT0000009677)]
Part [A-1064-0001-(1)_ok(PT0000002262)]	Part [A-1064-0001-(1)_ok(PT0000002262)]
Part [A-1082-0001-(1)_ok(PT0000002266)]	Part [A-1082-0001-(1)_ok(PT0000002266)]
Part [A-1081-0001-(1)_ok(PT0000002264)]	Part [A-1081-0001-(1)_ok(PT0000002264)]
Part [A-1081-0006-(1)_ok(PT0000009297)]	Part [A-1081-0006-(1)_ok(PT0000009297)]
Part [Q14-(1)_ok(PT0000002551)]	Part [Q14-(1)_ok(PT0000002551)]
Part [H-1015-0001-(1)_ok(PT0000002535)]	Part [H-1015-0001-(1)_ok(PT0000002535)]
Part [H-1015-0002-1-(2)_ok(PT0000002950)]	Part [H-1015-0002-1-(2)_ok(PT0000002950)]
Part [H-1015-0002-2-(1)_ok(PT0000002537)]	Part [H-1015-0002-2-(1)_ok(PT0000002537)]
Part [Q23-(3)_ok(PT0000002281)]	Part [Q23-(3)_ok(PT0000002281)]
Part [Q24-(1)_ok(PT0000002282)]	Part [Q24-(1)_ok(PT0000002282)]
Part [A-1043-0001-(2)_ok(PT0000002391)]	Part [A-1043-0001-(2)_ok(PT0000002391)]

Part [A-1148-0005-(1)_ok(PT0000019459)]

Part [A-1148-0005-(1)_ok(PT0000019459)]

Part [Q20-(2)_ok(PT0000009675)]

Part [Q20-(2)_ok(PT0000009675)]

Part [A-1084-0001-(2)_ok(PT0000002279)]

Part [A-1084-0001-(2)_ok(PT0000002279)]

Part [A-1098-0019-(1)_ok(PT0000015173)]

Part [A-1098-0019-(1)_ok(PT0000015173)]

Part [A-1098-0023-(1)_ok(PT0000019538)]

Part [A-1098-0023-(1)_ok(PT0000019538)]

Part [A-1127-0001-(1)_ok(PT0000012181)]

NOT TRANSLATED

Part [A-1127-0001-(1)_ok(PT0000012181)]

Part [A-1099-0001-(1)_ok(PT0000001757)]

Part [A-1099-0001-(1)_ok(PT0000001757)]

Part [H-1005-0001-4-(1)_ok(PT0000002495)]

Part [H-1005-0001-4-(1)_ok(PT0000002495)]

Part [H-1013-0001-4-(1)_ok(PT0000002533)]

Part [H-1013-0001-4-(1)_ok(PT0000002533)]

Part [See_info(PT0000009794)]

NOT TRANSLATED

DELIMITER [JP]

同梱している紙のマニュアル類や、ヘルプガイドなどで提供している情報をご確認ください。

DELIMITER [JP]

DELIMITER [GB]

Refer to the information in the other supplied manuals such as the printed manuals and the "Help Guide."

DELIMITER [GB]

DELIMITER [FR]

Reportez-vous aux informations données dans les autres manuels fournis, tels que les manuels imprimés et le « Guide d'aide ».

DELIMITER [FR]

DELIMITER [DE]

Weitere Informationen finden Sie in den anderen mitgelieferten Handbüchern, zum Beispiel in den gedruckten Handbüchern und der „Hilfe“.

DELIMITER [DE]

DELIMITER [ES]

Consulte la información de los otros manuales suministrados, como los manuales impresos y la "Guía de ayuda".

DELIMITER [ES]

DELIMITER [IT]

Fare riferimento alle informazioni riportate negli altri manuali forniti come i manuali stampati e la "Guida".

DELIMITER [IT]

DELIMITER [RU]

Обращайтесь к информации, предоставленной в других руководствах пользователя, например в печатных руководствах или “Справочном руководстве”.

DELIMITER [RU]

DELIMITER [CS]

请参考其他所提供手册中的相关信息，如打印手册或“帮助指南”等。

DELIMITER [CS]

DELIMITER [CT]

請參閱其他隨附手冊（比如列印手冊及“說明指南”）中的資訊。

DELIMITER [CT]

DELIMITER [KR]

인쇄된 매뉴얼과 "도움말 안내"와 같이 제공된 다른 매뉴얼에 있는 정보를 참조하십시오.

DELIMITER [KR]

DELIMITER [SE]

Läs informationen i övriga medföljande manualer, t.ex. de tryckta manualerna och i guiden ”Hjälpguide”.

DELIMITER [SE]

DELIMITER [FI]

Katso lisätietoja muista mukana toimitetuista ohjeista, kuten painetuista ohjekirjoista ja ”Käyttöoppaasta”.

DELIMITER [FI]

DELIMITER [DK]

Se oplysningerne i de andre medfølgende vejledninger, som f.eks. de trykte vejledninger og "Hjælpevejledning".

DELIMITER [DK]

DELIMITER [NO]

Det henvises til informasjonen i det øvrige medfølgende materialet, som de trykte brukerhåndbøkene og "Hjelpeveiledningen".

DELIMITER [NO]

DELIMITER [PT]

Consulte as informações nos outros manuais fornecidos, como os manuais impressos e o “Guia de ajuda”.

DELIMITER [PT]

DELIMITER [GR]

Ανατρέξτε στις πληροφορίες των άλλων εγχειριδίων που παρέχονται, όπως είναι τα έντυπα εγχειρίδια και ο "Οδηγός βοήθειας".

DELIMITER [GR]

DELIMITER [TR]

Basılı kılavuzlar ve “Yardım Kılavuzu” gibi diğer sağlanan kılavuzlardaki bilgilere başvurun.

DELIMITER [TR]

DELIMITER [NL]

Raadpleeg de informatie in de andere bijgeleverde handleidingen zoals de gedrukte handleidingen en de "Helpgids".

DELIMITER [NL]

DELIMITER [HU]

Tájékoztadjon a további mellékelt kézikönyvekből, például a nyomtatott verziókból és a „Sugóútmutatóból”.

DELIMITER [HU]

DELIMITER [CZ]

Další informace naleznete v ostatních dodaných příručkách například v tištěných příručkách a v „Uživatelské příručce“.

DELIMITER [CZ]

DELIMITER [PL]

Należy zapoznać się z informacjami zawartymi w innych dostarczonych instrukcjach, np. drukowanych podręcznikach oraz „Przewodniku pomocniczym”.

DELIMITER [PL]

DELIMITER [SK]

Pozrite si informácie v ostatných poskytnutých manuáloch, ako sú napríklad tlačené manuály a „Príručka“.

DELIMITER [SK]

DELIMITER [UA]

Ознайомтеся з відомостями, що містяться в інших довідниках із комплекту поставки, таких як друкowana версія посібників і документ «Довідка».

DELIMITER [UA]

DELIMITER [RO]

Consultați informațiile din celelalte manuale furnizate, cum ar fi manualele tipărite și „Ghidul de asistență”.

DELIMITER [RO]

DELIMITER [BG]

Вижте информацията в другите доставени ръководства, като например ръководствата на хартиен носител и “Помощното ръководство”.

DELIMITER [BG]

DELIMITER [SI]

Poiščite informacije v drugih priloženih priročnikih, kot so tiskani priročniki in »Vodnik za pomoč«.

DELIMITER [SI]

DELIMITER [EE]

Teavet leiate teistest komplekti kuuluvatest juhenditest, näiteks trükitud kasutusjuhenditest ja „Spikrist”.

DELIMITER [EE]

DELIMITER [LT]

Informacijos ieškokite kituose pateiktuose vadovuose, pvz., spausdintuose vadovuose ir „Žinyne“.

DELIMITER [LT]

DELIMITER [LV]

Skatiet informāciju pārējās nodrošinātajās rokasgrāmatās, piemēram, drukātajās rokasgrāmatās un “Palīdzības ceļvedī”.

DELIMITER [LV]

Part [See_info(PT0000009794)]

[Go to Page Top](#)

SONY

Important Information



Digital Music Player

DMP-Z1

[Back](#) | [Back to Top](#)

[Print](#)

CONSTANT [Licence and trademark notice]Licence and trademark notice

Part [T37-3_ok(PT0000020202)]

Part [T37-3_ok(PT0000020202)]

Part [T55-0_ok(PT0000020203)]

Part [T55-0_ok(PT0000020203)]

Part [T28-4_ok(PT0000009676)]

NOT TRANSLATED

Part [T28-4_ok(PT0000009676)]

Part [T42-0_ok(PT0000001791)]

NOT TRANSLATED

Part [T42-0_ok(PT0000001791)]

Part [T50-0_ok(PT0000003610)]

NOT TRANSLATED

Part [T50-0_ok(PT0000003610)]

Part [T1-0_ok(PT0000001590)]

NOT TRANSLATED

Part [T1-0_ok(PT0000001590)]

Part [T2-1_ok(PT0000001591)]

NOT TRANSLATED

Part [T2-1_ok(PT0000001591)]

Part [T3-0_ok(PT0000001592)]

NOT TRANSLATED

DELIMITER [T3-0]

DELIMITER [JP]

- OpenMG、ATRAC、ATRAC3、ATRAC3plus、ATRAC Advanced Losslessおよびそれぞれのロゴはソニー株式会社の商標です。

DELIMITER [JP]

DELIMITER [T3-0]

Part [T3-0_ok(PT0000001592)]

Part [T4-1_ok(PT0000001593)]

NOT TRANSLATED

Part [T4-1_ok(PT0000001593)]

Part [T52-0_ok(PT0000009792)]

NOT TRANSLATED

Part [T52-0_ok(PT0000009792)]

Part [T57-0_ok(PT0000020206)]

DELIMITER [T57-0]

DELIMITER [JP]

- LDACおよびLDACロゴは、ソニー株式会社の商標です。

DELIMITER [JP]

DELIMITER [GB]

- The LDAC name and logo are trademarks of Sony Corporation.

DELIMITER [GB]

DELIMITER [FR]

- Le nom et le logo LDAC sont des marques commerciales de Sony Corporation.

DELIMITER [FR]

DELIMITER [DE]

- Der LDAC-Name und das LDAC-Logo sind Markenzeichen der Sony Corporation.

DELIMITER [DE]

DELIMITER [ES]

- El nombre LDAC y el logotipo son marcas comerciales de Sony Corporation.

DELIMITER [ES]

DELIMITER [IT]

- Il nome e il logo LDAC sono marchi di Sony Corporation.

DELIMITER [IT]

DELIMITER [RU]

- Название и логотип LDAC являются товарными знаками Sony Corporation.

DELIMITER [RU]

DELIMITER [CS]

- LDAC名称和标识是Sony Corporation的商标。

DELIMITER [CS]

DELIMITER [CT]

- LDAC這個名稱與標誌都是Sony Corporation的商標。

DELIMITER [CT]

DELIMITER [KR]

- LDAC 명칭과 로고는 Sony Corporation의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- Namnet LDAC och motsvarande logotyp är varumärken som tillhör Sony Corporation.

DELIMITER [SE]

DELIMITER [FI]

- LDAC-nimi ja -logo ovat Sony Corporationin tavaramerkkejä.

DELIMITER [FI]

DELIMITER [DK]

- LDAC-navnet og -logoet er varemærker tilhørende Sony Corporation.

DELIMITER [DK]

DELIMITER [NO]

- LDAC-navnet og -logoen er varemerker som tilhører Sony Corporation.

DELIMITER [NO]

DELIMITER [PT]

- O nome e o logótipo LDAC são marcas comerciais da Sony Corporation.

DELIMITER [PT]

DELIMITER [GR]

- Η επωνυμία και το λογότυπο LDAC είναι εμπορικά σήματα της Sony Corporation.

DELIMITER [GR]

DELIMITER [TR]

- LDAC adı ve logosu, Sony Corporation şirketinin ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- De LDAC-naam en het LDAC-logo zijn handelsmerken van Sony Corporation.

DELIMITER [NL]

DELIMITER [HU]

- Az LDAC név és logó a Sony Corporation védjegye.

DELIMITER [HU]

DELIMITER [CZ]

- Název a logo LDAC jsou ochranné známky společnosti Sony Corporation.

DELIMITER [CZ]

DELIMITER [PL]

- Nazwa i logo LDAC są znakami towarowymi firmy Sony Corporation.

DELIMITER [PL]

DELIMITER [SK]

- Názov LDAC a logo LDAC sú ochranné známky spoločnosti Sony Corporation.

DELIMITER [SK]

DELIMITER [UA]

- Найменування і логотип LDAC є товарними знаками Sony Corporation.

DELIMITER [UA]

DELIMITER [RO]

- Denumirea și sigla LDAC sunt mărci comerciale ale Sony Corporation.

DELIMITER [RO]

DELIMITER [BG]

- Наименованието и логото LDAC са търговски марки на Sony Corporation.

DELIMITER [BG]

DELIMITER [SI]

- Ime in logotip LDAC sta blagovni znamki družbe Sony Corporation.

DELIMITER [SI]

DELIMITER [EE]

- Nimetus LDAC ja LDAC logo on ettevõtte Sony Corporation kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- LDAC pavadinimas ir logotipas yra Sony Corporation prekių ženklai.

DELIMITER [LT]

DELIMITER [LV]

- LDAC nosaukums un logotips ir Sony Corporation preču zīmes.

DELIMITER [LV]

DELIMITER [T57-0]

Part [T57-0_ok(PT0000020206)]

Part [T5-1_ok(PT0000001594)]

NOT TRANSLATED

Part [T5-1_ok(PT0000001594)]

Part [T6-2_ok(PT0000001595)]

NOT TRANSLATED

DELIMITER [T6-2]

DELIMITER [JP]

- DSEEおよびそのロゴはソニー株式会社の登録商標です。

DELIMITER [JP]

DELIMITER [GB]

- DSEE and DSEE logo are registered trademarks of Sony Corporation.

DELIMITER [GB]

DELIMITER [FR]

- DSEE et le logo DSEE sont des marques déposées de Sony Corporation.

DELIMITER [FR]

DELIMITER [DE]

- DSEE und das DSEE-Logo sind eingetragene Warenzeichen der Sony Corporation.

DELIMITER [DE]

DELIMITER [ES]

- DSEE y el logotipo de DSEE son marcas comerciales registradas de Sony Corporation.

DELIMITER [ES]

DELIMITER [IT]

- DSEE e il logo DSEE sono marchi registrati di Sony Corporation.

DELIMITER [IT]

DELIMITER [RU]

- DSEE и логотип DSEE являются товарными знаками Sony Corporation.

DELIMITER [RU]

DELIMITER [CS]

- DSEE和DSEE徽标是Sony Corporation的注册商标。

DELIMITER [CS]

DELIMITER [CT]

- DSEE和DSEE標誌是Sony Corporation的註冊商標。

DELIMITER [CT]

DELIMITER [KR]

- DSEE 및 DSEE 로고는 Sony Corporation의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- DSEE och DSEE-logotypen är registrerade varumärken som tillhör Sony Corporation.

DELIMITER [SE]

DELIMITER [FI]

- DSEE ja DSEE-logo ovat Sony Corporationin rekisteröityjä tavaramerkkejä.

DELIMITER [FI]

DELIMITER [DK]

- DSEE- og DSEE-logoet er registrerede varemærker tilhørende Sony Corporation.

DELIMITER [DK]

DELIMITER [NO]

- DSEE og DSEE-logoen er registrerte varemerker tilhørende Sony Corporation.

DELIMITER [NO]

DELIMITER [PT]

- DSEE e o logótipo DSEE são marcas comerciais registadas da Sony Corporation.

DELIMITER [PT]

DELIMITER [GR]

- Το DSEE και το λογότυπο DSEE αποτελούν εμπορικά σήματα κατατεθέντα της Sony Corporation.

DELIMITER [GR]

DELIMITER [TR]

- DSEE ve DSEE logosu, Sony Corporation şirketinin tescilli ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- DSEE en het DSEE logo zijn gedeponeerde handelsmerken van Sony Corporation.

DELIMITER [NL]

DELIMITER [HU]

- A DSEE és a DSEE embléma a Sony Corporation bejegyzett védjegyei.

DELIMITER [HU]

DELIMITER [CZ]

- DSEE a logo DSEE jsou registrované ochranné známky společnosti Sony Corporation.

DELIMITER [CZ]

DELIMITER [PL]

- DSEE i logo DSEE są zastrzeżonymi znakami towarowymi firmy Sony Corporation.

DELIMITER [PL]

DELIMITER [SK]

- DSEE a jeho logo DSEE sú obchodné známky spoločnosti Sony Corporation.

DELIMITER [SK]

DELIMITER [UA]

- DSEE та логотип DSEE є товарними знаками Sony Corporation.

DELIMITER [UA]

DELIMITER [RO]

- DSEE și sigla DSEE sunt mărci înregistrate ale Sony Corporation.

DELIMITER [RO]

DELIMITER [BG]

- DSEE и логото на DSEE са регистрирани търговски марки на Sony Corporation.

DELIMITER [BG]

DELIMITER [SI]

- DSEE in logotip DSEE sta zaščiteni blagovni znamki družbe Sony Corporation.

DELIMITER [SI]

DELIMITER [EE]

- DSEE ja DSEE logo on Sony Corporationi registreeritud kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- DSEE pavadinimas ir DSEE logotipas yra registruotieji bendrovės Sony Corporation prekių ženklai.

DELIMITER [LT]

DELIMITER [LV]

- DSEE un DSEE logotips ir Sony Corporation reģistrētas preču zīmes.

DELIMITER [LV]

DELIMITER [T6-2]

Part [T6-2_ok(PT0000001595)]

Part [T7-0_ok(PT0000001611)]

NOT TRANSLATED

Part [T7-0_ok(PT0000001611)]

Part [T8-1_ok(PT0000002200)]

NOT TRANSLATED

DELIMITER [T8-1]

DELIMITER [JP]

- 12 TONE ANALYSISおよびそのロゴはソニー株式会社の商標です。

DELIMITER [JP]

DELIMITER [GB]

- 12 TONE ANALYSIS and its logo are trademarks of Sony Corporation.

DELIMITER [GB]

DELIMITER [FR]

- 12 TONE ANALYSIS et son logo sont des marques de Sony Corporation.

DELIMITER [FR]

DELIMITER [DE]

- 12 TONE ANALYSIS und das entsprechende Logo sind Warenzeichen der Sony Corporation.

DELIMITER [DE]

DELIMITER [ES]

- 12 TONE ANALYSIS y su logotipo son marcas comerciales de Sony Corporation.

DELIMITER [ES]

DELIMITER [IT]

- 12 TONE ANALYSIS e il relativo logo sono marchi di Sony Corporation.

DELIMITER [IT]

DELIMITER [RU]

- 12 TONE ANALYSIS и соответствующий логотип являются товарными знаками Sony Corporation.

DELIMITER [RU]

DELIMITER [CS]

- 12 TONE ANALYSIS和其标识是Sony Corporation的商标。

DELIMITER [CS]

DELIMITER [CT]

- 12 TONE ANALYSIS與其標誌均是Sony Corporation的商標。

DELIMITER [CT]

DELIMITER [KR]

- 12 TONE ANALYSIS 및 그 로고는 Sony Corporation의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- 12 TONE ANALYSIS och dess logotyp är varumärken som tillhör Sony Corporation.

DELIMITER [SE]

DELIMITER [FI]

- 12 TONE ANALYSIS ja sen logo ovat Sony Corporationin tavaramerkejä.

DELIMITER [FI]

DELIMITER [DK]

- 12 TONE ANALYSIS og dets logo er varemærker tilhørende Sony Corporation.

DELIMITER [DK]

DELIMITER [NO]

- 12 TONE ANALYSIS og dens logo er varemerker tilhørende Sony Corporation.

DELIMITER [NO]

DELIMITER [PT]

- 12 TONE ANALYSIS e o respectivo logótipo são marcas comerciais da Sony Corporation.

DELIMITER [PT]

DELIMITER [GR]

- Η επωνυμία 12 TONE ANALYSIS και το λογότυπό της αποτελούν εμπορικά σήματα της Sony Corporation.

DELIMITER [GR]

DELIMITER [TR]

- 12 TONE ANALYSIS ve logosu Sony Corporation şirketinin ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- 12 TONE ANALYSIS en het overeenstemmende logo zijn handelsmerken van Sony Corporation.

DELIMITER [NL]

DELIMITER [HU]

- A 12 TONE ANALYSIS és a hozzá tartozó embléma a Sony Corporation védjegye.

DELIMITER [HU]

DELIMITER [CZ]

- 12 TONE ANALYSIS a její logo jsou ochranné známky společnosti Sony Corporation.

DELIMITER [CZ]

DELIMITER [PL]

- Nazwa i logo 12 TONE ANALYSIS są znakami towarowymi firmy Sony Corporation.

DELIMITER [PL]

DELIMITER [SK]

- 12 TONE ANALYSIS a jeho logo sú obchodné známky spoločnosti Sony Corporation.

DELIMITER [SK]

DELIMITER [UA]

- 12 TONE ANALYSIS та логотип є товарними знаками Sony Corporation.

DELIMITER [UA]

DELIMITER [RO]

- Termenul 12 TONE ANALYSIS și sigla acestuia sunt mărci comerciale Sony Corporation.

DELIMITER [RO]

DELIMITER [BG]

- 12 TONE ANALYSIS и неговото лого са търговски марки на Sony Corporation.

DELIMITER [BG]

DELIMITER [SI]

- 12 TONE ANALYSIS in povezani logotip sta blagovni znamki družbe Sony Corporation.

DELIMITER [SI]

DELIMITER [EE]

- 12 TONE ANALYSIS ja selle logo on ettevõtte Sony Corporation kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- 12 TONE ANALYSIS ir jos logotipas yra Sony Corporation prekių ženklai.

DELIMITER [LT]

DELIMITER [LV]

- 12 TONE ANALYSIS un tā logotips ir Sony Corporation preču zīmes.

DELIMITER [LV]

DELIMITER [T8-1]

Part [T8-1_ok(PT0000002200)]

Part [T9-0_ok(PT0000001693)]

NOT TRANSLATED

Part [T9-0_ok(PT0000001693)]

Part [T10-1_ok(PT0000001730)]

NOT TRANSLATED

DELIMITER [T10-1]

DELIMITER [JP]

- SensMeおよびSensMeロゴは、Sony Mobile Communications ABの商標または登録商標です。

DELIMITER [JP]

DELIMITER [GB]

- SensMe and the SensMe logo are trademarks or registered trademarks of Sony Mobile Communications AB.

DELIMITER [GB]

DELIMITER [FR]

- SensMe et le logo SensMe sont des marques ou des marques déposées de Sony Mobile Communications AB.

DELIMITER [FR]

DELIMITER [DE]

- SensMe und das SensMe-Logo sind Marken oder eingetragene Marken von Sony Mobile Communications AB.

DELIMITER [DE]

DELIMITER [ES]

- SensMe y el logotipo de SensMe son marcas comerciales o marcas comerciales registradas de Sony Mobile Communications AB.

DELIMITER [ES]

DELIMITER [IT]

- SensMe e il logo SensMe sono marchi o marchi registrati di Sony Mobile Communications AB.

DELIMITER [IT]

DELIMITER [RU]

- SensMe и логотип SensMe являются товарными знаками или зарегистрированными товарными знаками Sony Mobile Communications AB.

DELIMITER [RU]

DELIMITER [CS]

- SensMe和SensMe标识是Sony Mobile Communications AB的商标或注册商标。

DELIMITER [CS]

DELIMITER [CT]

- SensMe和SensMe標誌是Sony Mobile Communications AB的商標或註冊商標。

DELIMITER [CT]

DELIMITER [KR]

- SensMe 와 SensMe 로고는 Sony Mobile Communications AB 의 상표 또는 등록상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- SensMe och logotypen SensMe är varumärken eller registrerade varumärken som tillhör Sony Mobile Communications AB.

DELIMITER [SE]

DELIMITER [FI]

- SensMe ja SensMe-logo ovat Sony Mobile Communications AB:n tavaramerkkejä tai rekisteröityjä tavaramerkkejä.

DELIMITER [FI]

DELIMITER [DK]

- SensMe og SensMe-logoet er varemærker eller registrerede varemærker tilhørende Sony Mobile Communications AB.

DELIMITER [DK]

DELIMITER [NO]

- SensMe og SensMe-logoen er varemerker eller registrerte varemerker som tilhører Sony Mobile Communications AB.

DELIMITER [NO]

DELIMITER [PT]

- SensMe e o logótipo SensMe são marcas comerciais ou marcas comerciais registadas da Sony Mobile Communications AB.

DELIMITER [PT]

DELIMITER [GR]

- Η επωνυμία SensMe και το λογότυπο SensMe είναι εμπορικά σήματα ή σήματα κατατεθέντα της Sony Mobile Communications AB.

DELIMITER [GR]

DELIMITER [TR]

- SensMe ve SensMe logosu, Sony Mobile Communications AB şirketinin ticari markaları veya tescilli ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- SensMe en het SensMe-logo zijn handelsmerken of gedeponeerde handelsmerken van Sony Mobile Communications AB.

DELIMITER [NL]

DELIMITER [HU]

- A SensMe és a SensMe embléma a Sony Mobile Communications AB védjegye vagy bejegyzett védjegye.

DELIMITER [HU]

DELIMITER [CZ]

- SensMe a logo SensMe jsou obchodní značky nebo registrované obchodní značky společnosti Sony Mobile Communications AB.

DELIMITER [CZ]

DELIMITER [PL]

- SensMe i logo SensMe są znakami towarowymi lub zarejestrowanymi znakami towarowymi Sony Mobile Communications AB.

DELIMITER [PL]

DELIMITER [SK]

- SensMe a logo SensMe sú obchodné značky alebo registrované obchodné značky spoločnosti Sony Mobile Communications AB.

DELIMITER [SK]

DELIMITER [UA]

- SensMe і логотип SensMe є товарними знаками або зареєстрованими товарними знаками Sony Mobile Communications AB.

DELIMITER [UA]

DELIMITER [RO]

- SensMe și sigla SensMe sunt mărci comerciale sau mărci comerciale înregistrate ale Sony Mobile Communications AB.

DELIMITER [RO]

DELIMITER [BG]

- SensMe и логото SensMe са търговски марки или регистрирани търговски марки на Sony Mobile Communications AB.

DELIMITER [BG]

DELIMITER [SI]

- SensMe in logotip SensMe sta blagovni znamki ali registrirani blagovni znamki družbe Sony Mobile Communications AB.

DELIMITER [SI]

DELIMITER [EE]

- SensMe ja SensMe logo on ettevõtte Sony Mobile Communications AB kaubamärgid või registreeritud kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- SensMe ir SensMe logotipas Sony Mobile Communications AB prekių ženklai arba registruotieji prekių ženklai.

DELIMITER [LT]

DELIMITER [LV]

- SensMe un SensMe logotips ir Sony Mobile Communications AB preču zīmes vai reģistrētas preču zīmes.

DELIMITER [LV]

DELIMITER [T10-1]

Part [T10-1_ok(PT0000001730)]

Part [T11-1_ok(PT0000002201)]

NOT TRANSLATED

DELIMITER [T11-1]

DELIMITER [JP]

- LCMIRおよびそのロゴはソニー株式会社の商標です。

DELIMITER [JP]

DELIMITER [GB]

- LCMIR and the LCMIR logo are trademarks of Sony Corporation.

DELIMITER [GB]

DELIMITER [FR]

- LCMIR et le logo LCMIR sont des marques de commerce de Sony Corporation.

DELIMITER [FR]

DELIMITER [DE]

- LCMIR und das LCMIR-Logo sind Warenzeichen der Sony Corporation.

DELIMITER [DE]

DELIMITER [ES]

- LCMIR y el logotipo de LCMIR son marcas comerciales de Sony Corporation.

DELIMITER [ES]

DELIMITER [IT]

- LCMIR e il logo LCMIR sono marchi di Sony Corporation.

DELIMITER [IT]

DELIMITER [RU]

- LCMIR и логотип LCMIR являются товарными знаками Sony Corporation.

DELIMITER [RU]

DELIMITER [CS]

- LCMIR和LCMIR徽标是Sony Corporation的商标。

DELIMITER [CS]

DELIMITER [CT]

- LCMIR與LCMIR標誌是Sony Corporation的商標。

DELIMITER [CT]

DELIMITER [KR]

LCMIR 및 LCMIR 로고는 Sony Corporation의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- LCMIR och LCMIR-logotypen är varumärken som tillhör Sony Corporation.

DELIMITER [SE]

DELIMITER [FI]

- LCMIR ja LCMIR-logo ovat Sony Corporationin tavaramerkejä.

DELIMITER [FI]

DELIMITER [DK]

- LCMIR og LCMIR-logoet er varemærker tilhørende Sony Corporation.

DELIMITER [DK]

DELIMITER [NO]

- LCMIR og LCMIR-logoen er varemerker tilhørende Sony Corporation.

DELIMITER [NO]

DELIMITER [PT]

- LCMIR e o logótipo LCMIR são marcas comerciais da Sony Corporation.

DELIMITER [PT]

DELIMITER [GR]

- Η επωνυμία LCMIR και το λογότυπο LCMIR αποτελούν εμπορικά σήματα της Sony Corporation.

DELIMITER [GR]

DELIMITER [TR]

- LCMIR ve LCMIR logosu Sony Corporation şirketinin ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- LCMIR en het LCMIR-logo zijn handelsmerken van Sony Corporation.

DELIMITER [NL]

DELIMITER [HU]

- Az LCMIR és az LCMIR embléma a Sony Corporation védjegyei.

DELIMITER [HU]

DELIMITER [CZ]

- LCMIR a logo LCMIR jsou ochranné známky společnosti Sony Corporation.

DELIMITER [CZ]

DELIMITER [PL]

- LCMIR i logo LCMIR są znakami towarowymi firmy Sony Corporation.

DELIMITER [PL]

DELIMITER [SK]

- LCMIR a jeho logo LCMIR sú obchodné známky spoločnosti Sony Corporation.

DELIMITER [SK]

DELIMITER [UA]

<ul style="list-style-type: none">LCMIR та логотип LCMIR е товарними знаками Sony Corporation.	DELIMITER [UA]
DELIMITER [RO]	
<ul style="list-style-type: none">Termenul LCMIR și sigla LCMIR sunt mărci comerciale Sony Corporation.	DELIMITER [RO]
DELIMITER [BG]	
<ul style="list-style-type: none">LCMIR и логото LCMIR са търговски марки на Sony Corporation.	DELIMITER [BG]
DELIMITER [SI]	
<ul style="list-style-type: none">LCMIR in logotip LCMIR sta blagovni znamki družbe Sony Corporation.	DELIMITER [SI]
DELIMITER [EE]	
<ul style="list-style-type: none">LCMIR ja LCMIR i logo on ettevõtte Sony Corporation kaubamärgid.	DELIMITER [EE]
DELIMITER [LT]	
<ul style="list-style-type: none">LCMIR ir LCMIR logotipas yra Sony Corporation prekių ženklai.	DELIMITER [LT]
DELIMITER [LV]	
<ul style="list-style-type: none">LCMIR un LCMIR logotips ir Sony Corporation preču zīmes.	DELIMITER [LV]
	DELIMITER [T11-1]
	Part [T11-1_ok(PT0000002201)]
Part [T12-0_ok(PT0000001710)]	
NOT TRANSLATED	Part [T12-0_ok(PT0000001710)]
Part [T13-0_ok(PT0000001731)]	
NOT TRANSLATED	Part [T13-0_ok(PT0000001731)]
Part [T14-0_ok(PT0000001724)]	
NOT TRANSLATED	Part [T14-0_ok(PT0000001724)]
Part [T15-0_ok(PT0000001725)]	
NOT TRANSLATED	
DELIMITER [T15-0]	
DELIMITER [JP]	
<ul style="list-style-type: none">moraおよびモーラの名称、ロゴは、株式会社レーベルゲートの登録商標または商標です。	DELIMITER [JP]
	DELIMITER [T15-0]
	Part [T15-0_ok(PT0000001725)]
Part [T16-0_ok(PT0000001732)]	

NOT TRANSLATED

Part [T16-0_ok(PT0000001732)]

Part [T16-1-0_ok(PT0000018031)]

DELIMITER [T16-1-0]

DELIMITER [JP]

- Microsoft およびWindows、Windows Mediaは、米国Microsoft Corporation の米国およびその他の国における登録商標、または商標です。

DELIMITER [JP]

DELIMITER [GB]

- Microsoft, Windows and Windows Media are either trademarks or registered trademarks of Microsoft Corporation in the United States and/or other countries.

DELIMITER [GB]

DELIMITER [FR]

- Microsoft, Windows et Windows Media sont des marques ou des marques déposées de Microsoft Corporation aux Etats-Unis et/ou dans d'autres pays.

DELIMITER [FR]

DELIMITER [DE]

- Microsoft, Windows und Windows Media sind entweder Marken oder eingetragene Marken der Microsoft Corporation in den USA und/oder anderen Ländern.

DELIMITER [DE]

DELIMITER [ES]

- Microsoft, Windows y Windows Media son marcas comerciales o marcas comerciales registradas de Microsoft Corporation en Estados Unidos y/o en otros países.

DELIMITER [ES]

DELIMITER [IT]

- Microsoft, Windows e Windows Media sono marchi o marchi registrati di Microsoft Corporation negli Stati Uniti e/o in altri paesi.

DELIMITER [IT]

DELIMITER [RU]

- Microsoft, Windows, и Windows Media являются товарными знаками или зарегистрированными товарными знаками Microsoft Corporation в США и/или других странах.

DELIMITER [RU]

DELIMITER [CS]

- Microsoft、Windows和Windows Media是Microsoft Corporation在美国和/或其它国家的商标或注册商标。

DELIMITER [CS]

DELIMITER [CT]

- Microsoft、Windows及Windows Media是Microsoft Corporation在美國和/或其他國家的商標或註冊商標。

DELIMITER [CT]

DELIMITER [KR]

- Microsoft, Windows, Windows Media는 미국 및/또는 기타 국가에서 사용되는 Microsoft Corporation의 상표

또는 등록상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- Microsoft, Windows och Windows Media är antingen varumärken eller registrerade varumärken som tillhör Microsoft Corporation i USA och/eller andra länder.

DELIMITER [SE]

DELIMITER [FI]

- Microsoft, Windows ja Windows Media ovat Microsoft Corporationin tavaramerkkejä tai rekisteröityjä tavaramerkkejä Yhdysvalloissa ja/tai muissa maissa.

DELIMITER [FI]

DELIMITER [DK]

- Microsoft, Windows og Windows Media er enten varemærker eller registrerede varemærker tilhørende Microsoft Corporation i USA og/eller andre lande.

DELIMITER [DK]

DELIMITER [NO]

- Microsoft, Windows og Windows Media er enten varemerker eller registrerte varemerker som tilhører Microsoft Corporation i USA og/eller andre land.

DELIMITER [NO]

DELIMITER [PT]

- Microsoft, Windows e Windows Media são marcas comerciais ou marcas comerciais registadas da Microsoft Corporation nos EUA e/ou noutros países.

DELIMITER [PT]

DELIMITER [GR]

- Οι επωνυμίες Microsoft, Windows και Windows Media είναι εμπορικά σήματα ή σήματα κατατεθέντα της Microsoft Corporation στις Ηνωμένες Πολιτείες ή/και σε άλλες χώρες.

DELIMITER [GR]

DELIMITER [TR]

- Microsoft, Windows ve Windows Media, ABD ve/veya diğer ülkelerdeki Microsoft Corporation şirketinin ticari markası veya tescilli ticari markasıdır.

DELIMITER [TR]

DELIMITER [NL]

- Microsoft, Windows en Windows Media zijn handelsmerken of gedeponeerde handelsmerken van Microsoft Corporation in de Verenigde Staten en/of andere landen.

DELIMITER [NL]

DELIMITER [HU]

- A Microsoft, a Windows és a Windows Media a Microsoft Corporation védjegye vagy bejegyzett védjegye az Egyesült Államokban és/vagy más országokban.

DELIMITER [HU]

DELIMITER [CZ]

- Microsoft, Windows a Windows Media jsou obchodními značkami nebo registrovanými obchodními značkami společnosti Microsoft Corporation v USA a/nebo jiných zemích.

DELIMITER [CZ]

DELIMITER [PL]

- Microsoft, Windows i Windows Media są znakami towarowymi lub zastrzeżonymi znakami towarowymi firmy Microsoft Corporation w Stanach Zjednoczonych i/lub innych krajach.

DELIMITER [PL]

DELIMITER [SK]

- Microsoft, Windows a Windows Media sú obchodné značky alebo registrované obchodné značky spoločnosti Microsoft Corporation v Spojených štátoch a/alebo iných krajinách.

DELIMITER [SK]

DELIMITER [UA]

- Microsoft, Windows та Windows Media є товарними знаками або зареєстрованими товарними знаками Microsoft Corporation у Сполучених Штатах Америки та/або інших країнах.

DELIMITER [UA]

DELIMITER [RO]

- Microsoft, Windows și Windows Media sunt fie mărci comerciale, fie mărci comerciale înregistrate ale Microsoft Corporation în Statele Unite ale Americii și/sau în alte țări.

DELIMITER [RO]

DELIMITER [BG]

- Microsoft, Windows и Windows Media са търговски марки или регистрирани търговски марки на Microsoft Corporation в САЩ и/или други държави.

DELIMITER [BG]

DELIMITER [SI]

- Microsoft, Windows in Windows Media so blagovne znamke ali registrirane blagovne znamke družbe Microsoft Corporation v ZDA in/ali drugih državah.

DELIMITER [SI]

DELIMITER [EE]

- Microsoft, Windows ja Windows Media on ettevõtte Microsoft Corporation kaubamärgid või registreeritud kaubamärgid Ameerika Ühendriikides ja/või teistes riikides.

DELIMITER [EE]

DELIMITER [LT]

- Microsoft, Windows ir Windows Media yra Microsoft Corporation prekių ženklai arba registruotieji prekių ženklai, įregistruoti Jungtinėse Valstijose ir (arba) kitose šalyse.

DELIMITER [LT]

DELIMITER [LV]

- Microsoft, Windows un Windows Media ir Microsoft Corporation preču zīmes vai reģistrētas preču zīmes Amerikas Savienotajās Valstīs un/vai citās valstīs.

DELIMITER [LV]

DELIMITER [T16-1-0]

Part [T16-1-0_ok(PT0000018031)]

Part [T17-0_ok(PT0000001733)]

NOT TRANSLATED

Part [T18-0_ok(PT0000001734)]

NOT TRANSLATED

DELIMITER [T18-0]

DELIMITER [JP]

- Apple、MacおよびiTunesは米国および他の国で登録されたApple Inc.の商標です。

DELIMITER [JP]

DELIMITER [GB]

- Apple, Mac and iTunes are trademarks of Apple Inc., registered in the U.S. and other countries.

DELIMITER [GB]

DELIMITER [FR]

- Apple, Mac et iTunes sont des marques d'Apple Inc., déposées aux Etats-Unis et dans d'autres pays.

DELIMITER [FR]

DELIMITER [DE]

- Apple, Mac und iTunes sind in den Vereinigten Staaten und in anderen Ländern eingetragene Warenzeichen von Apple Inc.

DELIMITER [DE]

DELIMITER [ES]

- Apple, Mac y iTunes son marcas comerciales de Apple Inc., registradas en Estados Unidos y otros países.

DELIMITER [ES]

DELIMITER [IT]

- Apple, Mac e iTunes sono marchi di Apple Inc., registrati negli Stati Uniti e in altre nazioni.

DELIMITER [IT]

DELIMITER [RU]

- Apple, Mac и iTunes являются товарными знаками Apple Inc., зарегистрированными в США и других странах.

DELIMITER [RU]

DELIMITER [CS]

- Apple, Mac和iTunes均为Apple Inc.在美国和其他国家的注册商标。

DELIMITER [CS]

DELIMITER [CT]

- Apple、Mac 與 iTunes 是 Apple Inc. 在美國及其他國家註冊的商標。

DELIMITER [CT]

DELIMITER [KR]

- Apple, Mac 및 iTunes는 미국 및 기타 국가에서 Apple Inc.의 등록 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- Apple, Mac och iTunes är varumärken som tillhör Apple Inc., registrerade i USA och andra länder.

DELIMITER [SE]

DELIMITER [FI]

- Apple, Mac ja iTunes ovat Apple Inc.:n Yhdysvalloissa ja muissa maissa rekisteröimiä tavaramerkkejä.

DELIMITER [FI]

DELIMITER [DK]

- Apple, Mac og iTunes er varemærker tilhørende Apple Inc., registreret i USA og andre lande.

DELIMITER [DK]

DELIMITER [NO]

- Apple, Mac og iTunes er varemerker tilhørende Apple Inc., og er registrert i USA og andre land.

DELIMITER [NO]

DELIMITER [PT]

- Apple, Mac e iTunes são marcas comerciais da Apple Inc., registadas nos Estados Unidos e noutros países.

DELIMITER [PT]

DELIMITER [GR]

- Τα Apple, Mac και iTunes αποτελούν εμπορικά σήματα της Apple Inc., κατατεθέντα στις Η.Π.Α. και σε άλλες χώρες.

DELIMITER [GR]

DELIMITER [TR]

- Apple, Mac ve iTunes Apple Inc.'in Amerika'da ve diğer ülkelerde tescilli ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- Apple, Mac en iTunes zijn handelsmerken van Apple Inc., gedeponeerd in de VS en in andere landen.

DELIMITER [NL]

DELIMITER [HU]

- Az Apple, a Mac és az iTunes az Apple Inc. Egyesült Államokban és/vagy egyéb országokban bejegyzett védjegyei.

DELIMITER [HU]

DELIMITER [CZ]

- Apple, Mac a iTunes jsou ochranné známky společnosti Apple Inc. registrované ve Spojených státech amerických a v dalších zemích.

DELIMITER [CZ]

DELIMITER [PL]

- Apple, Mac i iTunes są znakami towarowymi firmy Apple Inc., zastrzeżonymi w USA i w innych krajach.

DELIMITER [PL]

DELIMITER [SK]

- Apple, Mac a iTunes sú ochranné známky spoločnosti Apple Inc. registrované v USA a ďalších krajinách.

DELIMITER [SK]

DELIMITER [UA]

- Apple, Mac i iTunes є товарними знаками компанії Apple Inc., зареєстрованими в США та інших країнах.

DELIMITER [UA]

DELIMITER [RO]

- Apple, Mac și iTunes sunt mărci comerciale ale Apple Inc., înregistrate în Statele Unite și alte țări.

DELIMITER [RO]

DELIMITER [BG]

- Apple, Mac и iTunes търговски марки на Apple Inc., регистрирани в САЩ и други държави.

DELIMITER [BG]

DELIMITER [SI]

- Apple, Mac in iTunes so blagovne znamke družbe Apple Inc., registrirane v ZDA in drugih državah.

DELIMITER [SI]

DELIMITER [EE]

- Apple, Mac ja iTunes on ettevõtte Apple Inc. Ameerika Ühendriikides ja teistes riikides registreeritud kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- Apple, Mac ir iTunes yra Apple Inc., prekių ženklai, įregistruoti JAV ir kitose šalyse.

DELIMITER [LT]

DELIMITER [LV]

- Apple, Mac un iTunes ir Apple Inc. preču zīmes, kas reģistrētas ASV un citās valstīs.

DELIMITER [LV]

DELIMITER [T18-0]

Part [T18-0_ok(PT0000001734)]

Part [T46-0_ok(PT0000002871)]

NOT TRANSLATED

Part [T46-0_ok(PT0000002871)]

Part [T47-0_ok(PT0000002872)]

NOT TRANSLATED

Part [T47-0_ok(PT0000002872)]

Part [T48-2_ok(PT0000011210)]

NOT TRANSLATED

Part [T48-2_ok(PT0000011210)]

Part [T56-0_ok(PT0000020204)]

Part [T56-0_ok(PT0000020204)]

Part [T19-0_ok(PT0000001735)]

NOT TRANSLATED

DELIMITER [T19-0]

DELIMITER [JP]

- Pentiumはアメリカ合衆国および/またはその他の国におけるIntel Corporationの商標です。

DELIMITER [JP]

DELIMITER [GB]

- Pentium is a trademark of Intel Corporation in the U.S. and/or other countries.

DELIMITER [GB]

DELIMITER [FR]

- Pentium est une marque d'Intel Corporation, déposées aux États-Unis et/ou dans d'autres pays.

DELIMITER [FR]

DELIMITER [DE]

- Pentium ist ein Warenzeichen der Intel Corporation, das in den Vereinigten Staaten und in anderen Ländern eingetragen ist.

DELIMITER [DE]

DELIMITER [ES]

- Pentium es una marca comercial de Intel Corporation en EE.UU y otros países.

DELIMITER [ES]

DELIMITER [IT]

- Pentium è un marchio di Intel Corporation negli Stati Uniti e/o in altri paesi.

DELIMITER [IT]

DELIMITER [RU]

- Pentium является товарным знаком Intel Corporation в США и/или других странах.

DELIMITER [RU]

DELIMITER [CS]

- Pentium是Intel Corporation在美国和/或其他国家的商标。

DELIMITER [CS]

DELIMITER [CT]

- Pentium 是 Intel Corporation 在美國和/或其他國家的商標。

DELIMITER [CT]

DELIMITER [KR]

- Pentium 은 미국 및/또는 기타 국가에서 Intel Corporation 의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- Pentium är ett varumärke som tillhör Intel Corporation i USA och/eller andra länder.

DELIMITER [SE]

DELIMITER [FI]

- Pentium on tavaramerkki, jonka omistaa Intel Corporation Yhdysvalloissa ja/tai muissa maissa.

DELIMITER [FI]

DELIMITER [DK]

- Pentium er et varemærke tilhørende Intel Corporation i USA og/eller andre lande.

DELIMITER [DK]

DELIMITER [NO]

- Pentium er et varemerke for Intel Corporation i USA og andre land.

DELIMITER [NO]

DELIMITER [PT]

- Pentium é uma marca comercial da Intel Corporation nos EUA e/ou noutros países.

DELIMITER [PT]

DELIMITER [GR]

- Το Pentium αποτελεί εμπορικό σήμα της Intel Corporation στις Η.Π.Α. και/ή σε άλλες χώρες.

DELIMITER [GR]

DELIMITER [TR]

- Pentium, Intel Corporation'nin ABD'deki ve/veya diğer ülkelerdeki ticari markasıdır.

DELIMITER [TR]

DELIMITER [NL]

- Pentium is een handelsmerk van Intel Corporation in de V.S. en/of andere landen.

DELIMITER [NL]

DELIMITER [HU]

- A Pentium az Intel Corporation védjegye az Amerikai Egyesült Államokban és/vagy más országokban.

DELIMITER [HU]

DELIMITER [CZ]

- Pentium je ochranná známka společnosti Intel Corporation ve Spojených státech amerických a v dalších zemích.

DELIMITER [CZ]

DELIMITER [PL]

- Pentium jest znakiem towarowym firmy Intel Corporation w Stanach Zjednoczonych i/lub innych krajach.

DELIMITER [PL]

DELIMITER [SK]

- Pentium je ochranná známka spoločnosti Intel Corporation v USA a ďalších krajinách.

DELIMITER [SK]

DELIMITER [UA]

- Pentium є товарним знаком корпорації Intel Corporation у Сполучених Штатах і/або інших країнах.

DELIMITER [UA]

DELIMITER [RO]

- Pentium este o marcă comercială a Intel Corporation în Statele Unite și/sau alte țări.

DELIMITER [RO]

DELIMITER [BG]

- Pentium е търговска марка на Intel Corporation в САЩ и/или други държави.

DELIMITER [BG]

DELIMITER [SI]

- Pentium je blagovna znamka družbe Intel Corporation v ZDA in/ali drugih državah.

DELIMITER [SI]

DELIMITER [EE]

- Pentium on ettevõtte Intel Corporation USAs ja/või muudes riikides registreeritud kaubamärk.

DELIMITER [EE]

DELIMITER [LT]

- Pentium yra Intel Corporation prekės ženklas JAV ir (arba) kitose šalyse.

DELIMITER [LT]

DELIMITER [LV]

- Pentium ir Intel Corporation preču zīme ASV un/vai citās valstīs.

DELIMITER [LV]

DELIMITER [T19-0]

Part [T19-0_ok(PT0000001735)]

Part [T20-0_ok(PT0000001803)]

NOT TRANSLATED

Part [T20-0_ok(PT0000001803)]

Part [T53-0_ok(PT00000015174)]

NOT TRANSLATED

DELIMITER [T53-0]

DELIMITER [JP]

- Bluetoothワードマークとロゴは、Bluetooth SIG, Inc.の所有であり、ソニー株式会社はライセンスに基づきこのマークを使用しています。他のトレードマークおよびトレード名称については、個々の所有者に帰属するものとします。



DELIMITER [JP]

DELIMITER [GB]

- The Bluetooth word mark and logos are registered trademarks owned by Bluetooth SIG, Inc. and any use of such marks by Sony Corporation is under license. Other trademarks and trade names are those of their respective owners.



DELIMITER [GB]

DELIMITER [FR]

- La marque et les logos Bluetooth sont des marques déposées appartenant à Bluetooth SIG, Inc. et leur utilisation par Sony Corporation s'effectue sous licence. Les autres marques et noms commerciaux appartiennent à leurs propriétaires respectifs.



DELIMITER [FR]

DELIMITER [DE]

- Der Bluetooth-Schriftzug und die Bluetooth-Logos sind eingetragene Markenzeichen von Bluetooth SIG, Inc., und jegliche Verwendung solcher Markenzeichen durch Sony Corporation erfolgt unter Lizenz. Andere Markenzeichen und Produktnamen sind Eigentum der jeweiligen Rechteinhaber.



DELIMITER [DE]

DELIMITER [ES]

- La marca de la palabra Bluetooth y los logotipos son marcas comerciales registradas propiedad de Bluetooth SIG, Inc. y cualquier uso de dichas marcas por parte de Sony Corporation se realiza con licencia. El resto de marcas comerciales y nombres comerciales son propiedad de sus respectivos propietarios.



DELIMITER [ES]

DELIMITER [IT]

- Il marchio e i loghi Bluetooth sono marchi registrati di proprietà di Bluetooth SIG, Inc. Qualsiasi utilizzo di tali marchi da parte di Sony Corporation avviene dietro licenza. Tutti gli altri marchi o nomi di marchio appartengono ai rispettivi proprietari.



DELIMITER [IT]

DELIMITER [RU]

- Словесный знак и логотипы Bluetooth являются зарегистрированными товарными знаками, принадлежащими компании Bluetooth SIG, Inc., и используются компанией Sony Corporation по лицензии. Другие товарные знаки и торговые названия принадлежат соответствующим владельцам.



DELIMITER [RU]

DELIMITER [CS]

- Bluetooth/蓝牙文字标记和标识为归属于Bluetooth SIG, Inc.的注册商标, Sony Corporation已获许使用这些标记。其它商标和品牌名称归其各自所有者所有。



DELIMITER [CS]

DELIMITER [CT]

- Bluetooth/藍牙文字標誌與標誌均屬於Bluetooth SIG, Inc.所有之註冊商標, Sony Corporation使用任何此類標誌均具有授權。其他商標與商業名稱則專屬於各自所有人。



DELIMITER [CT]

DELIMITER [KR]

- Bluetooth/블루투스 상표와 로고는 Bluetooth SIG, Inc.의 등록상표이며, Sony Corporation은 이러한 상표를 정식으로 허가 받은 상태에서 사용하고 있습니다. 다른 상표 및 상품명은 해당 소유주의 상표 및 상품명입니다.



DELIMITER [KR]

DELIMITER [SE]

- Ordmärket Bluetooth och dess logotyper är registrerade varumärken som ägs av Bluetooth SIG, Inc. och används av Sony Corporation på licens. Andra varumärken och handelsnamn tillhör respektive ägare.



DELIMITER [SE]

DELIMITER [FI]

- Bluetooth-teksti ja -logot ovat rekisteröityjä tavaramerkkejä, jotka omistaa Bluetooth SIG, Inc., ja Sony Corporation käyttää niitä lisenssillä. Muut tuotemerkit ja tuotenimet ovat omistajiensa omaisuutta.



DELIMITER [FI]

DELIMITER [DK]

- Bluetooth-ordmærket og logoer er registrerede varemærker tilhørende Bluetooth SIG, Inc. og enhver brug af disse mærker gennem Sony Corporation foregår under licens. Andre varemærker og firmamærker tilhører deres respektive ejere.



DELIMITER [DK]

DELIMITER [NO]

- Bluetooth-navnet og -logoene er registrerte varemerker eid av Bluetooth SIG, Inc., og enhver bruk av slike merker ved Sony Corporation er lisensiert. Andre varemerker og varenavn tilhører sine respektive eiere.



DELIMITER [NO]

DELIMITER [PT]

- A marca nominativa e os logótipos Bluetooth são marcas registadas propriedade da Bluetooth SIG, Inc. e qualquer utilização de tais marcas pela Sony Corporation está sob licença. Outras marcas comerciais e nomes comerciais pertencem aos respectivos proprietários.



DELIMITER [PT]

DELIMITER [GR]

- Το λεκτικό σήμα Bluetooth και τα λογότυπα είναι κατατεθέντα σήματα που ανήκουν στην Bluetooth SIG, Inc. και οποιαδήποτε χρήση τέτοιων διακριτικών σημάτων από τη Sony Corporation τελεί υπό άδεια. Τα άλλα εμπορικά σήματα και εμπορικές ονομασίες ανήκουν στους αντίστοιχους κατόχους τους.



DELIMITER [GR]

DELIMITER [TR]

- Bluetooth sözcüğü markası ve logoları Bluetooth SIG, Inc.'e ait tescilli ticari markalardır ve Sony Corporation bu markaları lisansla kullanır. Diğer ticari markalar ve ticari adlar ilgili sahiplerine aittir.



DELIMITER [TR]

DELIMITER [NL]

- Het Bluetooth-woordmerk en de overeenstemmende logo's zijn gedeponeerde handelsmerken die eigendom zijn van Bluetooth SIG, Inc. en het gebruik van deze merken door Sony Corporation gebeurt onder licentie. Andere handelsmerken en handelsnamen zijn het eigendom van hun respectieve eigenaars.



DELIMITER [NL]

DELIMITER [HU]

- A Bluetooth szövédjegy és embléma a Bluetooth SIG, Inc. tulajdonában álló bejegyzett védjegyek, és ezeket a védjegyeket a Sony Corporation licencmegállapodás keretében használja. A többi védjegy és kereskedelmi megnevezés a megfelelő tulajdonosok tulajdona.



DELIMITER [HU]

DELIMITER [CZ]

- Slovní značka a loga Bluetooth jsou registrované obchodní značky v majetku společnosti Bluetooth SIG, Inc. a jakékoliv použití těchto značek společností Sony Corporation podléhá licenci. Ostatní obchodní značky a obchodní názvy jsou majetkem příslušných vlastníků.



DELIMITER [CZ]

DELIMITER [PL]

- Słowo i logo Bluetooth są zarejestrowanymi znakami towarowymi należącymi do firmy Bluetooth SIG, Inc. i każde użycie tych znaków przez firmę Sony Corporation odbywa się na podstawie licencji. Pozostałe znaki i nazwy towarowe należą do odpowiednich właścicieli.



DELIMITER [PL]

DELIMITER [SK]

- Slovné označenie a logá Bluetooth sú registrované ochranné známky, ktoré vlastní spoločnosť Bluetooth SIG, Inc. a akékoľvek používanie týchto označení spoločnosťou Sony Corporation je na základe udelenej licencie. Ostatné obchodné známky a obchodné názvy sú majetkom ich príslušných vlastníkov.



DELIMITER [SK]

DELIMITER [UA]

- Текстова торгова марка Bluetooth і логотипи є зареєстрованими торговими марками Bluetooth SIG, Inc.; використання таких марок Sony Corporation здійснюється за ліцензією. Інші торгові марки й торгові знаки належать відповідним власникам.



DELIMITER [UA]

DELIMITER [RO]

- Marca și siglele Bluetooth sunt mărci comerciale înregistrate deținute de Bluetooth SIG, Inc. și orice utilizare a unor astfel de mărci de către Sony Corporation se realizează în baza unei licențe. Toate celelalte mărci comerciale și mărci comerciale înregistrate aparțin deținătorilor respectivi.



DELIMITER [RO]

DELIMITER [BG]

- Словесната търговска марка и логата Bluetooth са регистрирана търговска марка на Bluetooth SIG, Inc. и всяко тяхно използване от Sony Corporation е по силата на лиценз. Другите търговски марки и търговски имена са на техните съответни собственици.



DELIMITER [BG]

DELIMITER [SI]

- Znamka Bluetooth in logotipi so registrirane blagovne znamke in last družbe Bluetooth SIG, Inc. Za vsako uporabo teh znamk s strani družbe Sony Corporation veljajo pogoji licenc. Druge blagovne znamke in imena znamk so last njihovih lastnikov.



DELIMITER [SI]

DELIMITER [EE]

- Bluetoothi sõnamärk ja logod on registreeritud kaubamärgid ja kuuluvad ettevõttele Bluetooth SIG, Inc. ning Sony Corporation kasutab neid märke litsentsi alusel. Kõik muud kaubamärgid ja kaubanimed kuuluvad nende vastavatele omanikele.



DELIMITER [EE]

DELIMITER [LT]

- Žodinis ženklas Bluetooth ir logotipai yra registruotieji prekių ženklai, priklausantys Bluetooth SIG, Inc., o Sony Corporation turi licenciją bet kokiais tikslais naudoti šiuos ženklus. Kiti prekių ženklai ir prekių pavadinimai yra atitinkamų savininkų nuosavybė.



DELIMITER [LT]

DELIMITER [LV]

- Bluetooth vārdiskā zīme un logotipi ir reģistrētas preču zīmes, kuru īpašnieks ir Bluetooth SIG, Inc., un jebkādu veidus, kā Sony Corporation drīkst lietot šīs zīmes, nosaka licence. Citas preču zīmes un komercnosaukumi ir to īpašnieku īpašums.



DELIMITER [LV]

DELIMITER [T53-0]

Part [T53-0_ok(PT0000015174)]

Part [T22-0_ok(PT0000001736)]

NOT TRANSLATED

Part [T22-0_ok(PT0000001736)]

Part [T24-0_ok(PT0000002196)]

NOT TRANSLATED

Part [T24-0_ok(PT0000002196)]

Part [T25-0_ok(PT0000001737)]

NOT TRANSLATED	Part [T25-0_ok(PT0000001737)]
Part [T26-0_ok(PT0000001738)]	
NOT TRANSLATED	Part [T26-0_ok(PT0000001738)]
Part [T27-1_ok(PT0000002870)]	
NOT TRANSLATED	Part [T27-1_ok(PT0000002870)]
Part [T29-2_ok(PT0000002202)]	
NOT TRANSLATED	Part [T29-2_ok(PT0000002202)]
Part [T30-0_ok(PT0000002198)]	
NOT TRANSLATED	Part [T30-0_ok(PT0000002198)]
Part [T31-1_ok(PT0000002203)]	
NOT TRANSLATED	Part [T31-1_ok(PT0000002203)]
Part [T32-0_ok(PT0000001726)]	
NOT TRANSLATED	Part [T32-0_ok(PT0000001726)]
Part [T33-2_ok(PT0000009652)]	
NOT TRANSLATED	Part [T33-2_ok(PT0000009652)]
Part [T39-2_ok(PT0000002207)]	
NOT TRANSLATED	Part [T39-2_ok(PT0000002207)]
Part [T51-0_ok(PT0000008690)]	
NOT TRANSLATED	Part [T51-0_ok(PT0000008690)]
Part [T34-2_ok(PT0000002206)]	
NOT TRANSLATED	Part [T34-2_ok(PT0000002206)]
Part [T35-0_ok(PT0000001727)]	
NOT TRANSLATED	Part [T35-0_ok(PT0000001727)]
Part [T36-2_ok(PT0000010290)]	
NOT TRANSLATED	Part [T36-2_ok(PT0000010290)]
Part [T38-2_ok(PT0000008651)]	
NOT TRANSLATED	
DELIMITER [T38-2]	

DELIMITER [JP]

- N-Markは米国およびその他の国におけるNFC Forum, Inc.の商標または登録商標です。



DELIMITER [JP]

DELIMITER [GB]

- The N-Mark is a trademark or registered trademark of NFC Forum, Inc. in the United States and in other countries.



DELIMITER [GB]

DELIMITER [FR]

- Le repère en forme de lettre N est une marque commerciale ou une marque déposée de NFC Forum, Inc. aux États-Unis et dans d'autres pays.



DELIMITER [FR]

DELIMITER [DE]

- Das N-Zeichen ist ein Markenzeichen oder eingetragenes Markenzeichen von NFC Forum, Inc. in den Vereinigten Staaten und anderen Ländern.



DELIMITER [DE]

DELIMITER [ES]

- La marca N es una marca comercial o marca comercial registrada de NFC Forum, Inc. en los EE.UU. y en otros países.



DELIMITER [ES]

DELIMITER [IT]

- Il contrassegno N è un marchio di fabbrica o un marchio di fabbrica registrato di NFC Forum, Inc. negli Stati Uniti e in altre nazioni.



DELIMITER [IT]

DELIMITER [RU]

- Знак N является товарным знаком или зарегистрированным товарным знаком NFC Forum, Inc. в США и других странах.



DELIMITER [RU]

DELIMITER [CS]

- N标记是NFC Forum, Inc.在美国和其他国家的商标或注册商标。



DELIMITER [CS]

DELIMITER [CT]

- N標誌是NFC Forum, Inc.在美國與其他國家的商標或註冊商標。



DELIMITER [CT]

DELIMITER [KR]

- N 마크는 미국 및 기타 국가에서 NFC Forum, Inc.의 상표 혹은 등록상표입니다.



DELIMITER [KR]

DELIMITER [SE]

- N-märket är ett varumärke eller registrerat varumärke för NFC Forum, Inc. i USA och andra länder.



DELIMITER [SE]

DELIMITER [FI]

- N-merkki on NFC Forum, Inc-yhtiön tavaramerkki tai rekisteröity tavaramerkki Yhdysvalloissa ja muissa maissa.



DELIMITER [FI]

DELIMITER [DK]

- N-mærket er et varemærke eller registreret varemærke tilhørende NFC Forum, Inc. i USA og i andre lande.



DELIMITER [DK]

DELIMITER [NO]

- N-merket er et varemerke eller et registrert varemerke for NFC Forum, Inc. i USA og i andre land.



DELIMITER [NO]

DELIMITER [PT]

- A marca N é uma marca comercial ou marca registada da NFC Forum, Inc. nos Estados Unidos e noutros países.



DELIMITER [PT]

DELIMITER [GR]

- Το σήμα N είναι εμπορικό σήμα ή σήμα κατατεθέν της NFC Forum, Inc. στις Ηνωμένες Πολιτείες της Αμερικής και σε άλλες χώρες.



DELIMITER [GR]

DELIMITER [TR]

- N işareti, ABD’de ve diğer ülkelerde NFC Forum, Inc. şirketinin bir ticari markası veya tescilli ticari markasıdır.



DELIMITER [TR]

DELIMITER [NL]

- Het N-merkteken is een handelsmerk of een gedeponneerd handelsmerk van NFC Forum Inc. in de Verenigde Staten en andere landen.



DELIMITER [NL]

DELIMITER [HU]

- Az N jel az NFC Forum, Inc. védjegye vagy bejegyzett védjegye az Egyesült Államokban és más országokban.



DELIMITER [HU]

DELIMITER [CZ]

- Značka N je ochrannou známkou nebo registrovanou ochrannou známkou společnosti NFC Forum, Inc. ve Spojených státech a dalších zemích.



DELIMITER [CZ]

DELIMITER [PL]

- Znak N to znak towarowy lub zarejestrowany znak towarowy NFC Forum, Inc. w Stanach Zjednoczonych i innych krajach.



DELIMITER [PL]

DELIMITER [SK]

- Značka N mark je ochranná známka alebo registrovaná ochranná známka spoločnosti NFC Forum, Inc. v Spojených štátoch a iných krajinách.



DELIMITER [SK]

DELIMITER [UA]

- Позначка N є товарним знаком або зареєстрованим товарним знаком компанії NFC Forum, Inc. у Сполучених Штатах Америки та інших країнах.



DELIMITER [UA]

DELIMITER [RO]

- Simbolul N este marcă înregistrată sau marcă comercială înregistrată a NFC Forum, Inc. în Statele Unite ale Americii și în alte țări.



DELIMITER [RO]

DELIMITER [BG]

- Знакът “N” е търговска марка или регистрирана търговска марка на NFC Forum, Inc. в САЩ и в други държави.



DELIMITER [BG]

DELIMITER [SI]

- Oznaka N je blagovna znamka ali registrirana znamka NFC Forum, Inc. v Združenih državah Amerike in drugih državah.



DELIMITER [SI]

DELIMITER [EE]

- N-märk on ettevõtte NFC Forum, Inc. kaubamärk või registreeritud kaubamärk Ameerika Ühendriikides ja teistes riikides.



DELIMITER [EE]

DELIMITER [LT]

- „N“ ženklas yra prekės ženklas arba registruotasis prekės ženklas, priklausantis „NFC Forum, Inc.“ JAV ir kitose šalyse.



DELIMITER [LT]

DELIMITER [LV]

- Apzīmējums N ir NFC Forum, Inc. preču zīme vai reģistrēta preču zīme ASV un citās valstīs.



DELIMITER [LV]

DELIMITER [T38-2]

Part [T38-2_ok(PT0000008651)]

Part [T40-0_ok(PT0000001740)]

NOT TRANSLATED

Part [T40-0_ok(PT0000001740)]

Part [T41-1_ok(PT0000001729)]

NOT TRANSLATED

Part [T41-1_ok(PT0000001729)]

Part [T44-0_ok(PT0000001804)]

NOT TRANSLATED

Part [T44-0_ok(PT0000001804)]

Part [T45-4_ok(PT00000019130)]

DELIMITER [T45-4]

DELIMITER [JP]

- Qualcomm aptXはQualcomm Technologies International, Ltd.の製品です。Qualcommは米国および他の国々で登録されたQualcomm Incorporatedの商標で、許可を受けて使用しています。aptXは米国および他の国々で登録されたQualcomm Technologies International, Ltd.の商標で、許可を受けて使用しています。

DELIMITER [JP]

DELIMITER [GB]

- Qualcomm aptX is a product of Qualcomm Technologies International, Ltd. Qualcomm is a trademark of Qualcomm Incorporated, registered in the United States and other countries, used with permission. aptX is a trademark of Qualcomm Technologies International, Ltd., registered in the United States and other countries, used with permission.

DELIMITER [GB]

DELIMITER [FR]

- Qualcomm aptX est un produit de Qualcomm Technologies International, Ltd. Qualcomm est une marque commerciale de Qualcomm Incorporated, déposée aux États-Unis et dans d'autres pays, qui est utilisée avec son autorisation. aptX est une marque commerciale de Qualcomm Technologies International, Ltd., déposée aux États-Unis et dans d'autres pays, qui est utilisée avec son autorisation.

DELIMITER [FR]

DELIMITER [DE]

- Qualcomm aptX ist ein Produkt von Qualcomm Technologies International, Ltd. Qualcomm ist ein Markenzeichen von Qualcomm Incorporated, das in den Vereinigten Staaten und anderen Ländern registriert ist und mit Genehmigung verwendet wird. aptX ist ein Markenzeichen von Qualcomm Technologies International, Ltd., das in den Vereinigten Staaten und anderen Ländern registriert ist und mit Genehmigung verwendet wird.

DELIMITER [DE]

DELIMITER [ES]

- Qualcomm aptX es un producto de Qualcomm Technologies International, Ltd. Qualcomm es una marca comercial de Qualcomm Incorporated registrada en los Estados Unidos y otros países y utilizada bajo permiso autorizado. aptX es una marca comercial de Qualcomm Technologies International, Ltd. registrada en los Estados Unidos y utilizada bajo permiso autorizado.

DELIMITER [ES]

DELIMITER [IT]

- Qualcomm aptX è un prodotto di Qualcomm Technologies International, Ltd.
Qualcomm è un marchio di Qualcomm Incorporated, registrato negli Stati Uniti e in altri paesi, utilizzato con permesso. aptX è un marchio di Qualcomm Technologies International, Ltd., registrato negli Stati Uniti e in altri paesi, utilizzato con permesso.

DELIMITER [IT]

DELIMITER [RU]

- Qualcomm aptX является продуктом компании Qualcomm Technologies International, Ltd.
Qualcomm является торговой маркой компании Qualcomm Incorporated, зарегистрированной в Соединенных Штатах и других странах, используется с разрешения. aptX является торговой маркой компании Qualcomm Technologies International, Ltd., зарегистрированной в США и других странах, используется с разрешения.

DELIMITER [RU]

DELIMITER [CS]

- Qualcomm aptX是高通科技国际有限公司的产品。
Qualcomm是Qualcomm Incorporated在美国和其他国家注册的商标，并经过许可使用。aptX是Qualcomm Technologies International, Ltd.在美国和其他国家注册的商标，并经过许可使用。

DELIMITER [CS]

DELIMITER [CT]

- Qualcomm aptX 是Qualcomm Technologies International, Ltd.的產品。
Qualcomm 是 Qualcomm Incorporated在美國與其他國家的註冊商標，經過許可後使用。 aptX 是 Qualcomm Technologies International, Ltd.在美國與其他國家的註冊商標，經過許可後使用。

DELIMITER [CT]

DELIMITER [KR]

- Qualcomm aptX는 Qualcomm Technologies International, Ltd.의 제품입니다.
Qualcomm은 미국 및 그 밖의 나라에서 등록된 Qualcomm Incorporated의 상표로, 상표권자의 허가 하에 사용됩니다. aptX는 미국 및 그 밖의 나라에서 등록된 Qualcomm Technologies International, Ltd.의 상표로, 상표권자의 허가 하에 사용됩니다.

DELIMITER [KR]

DELIMITER [SE]

- Qualcomm aptX är en produkt från Qualcomm Technologies International, Ltd.
Qualcomm är ett varumärke som tillhör Qualcomm Incorporated och är registrerat i USA och andra länder, och används med tillstånd. aptX är ett varumärke som tillhör Qualcomm Technologies International, Ltd. och är registrerat i USA och andra länder, och används med tillstånd.

DELIMITER [SE]

DELIMITER [FI]

- Qualcomm aptX on Qualcomm Technologies International, Ltd -yhtiön tuote.
Qualcomm on Qualcomm Incorporated -yhtiön tavaramerkki, joka on rekisteröity Yhdysvalloissa ja muissa maissa, lupa käyttöön annettu. aptX on Qualcomm Technologies International, Ltd. -yhtiön tavaramerkki, joka on rekisteröity Yhdysvalloissa ja muissa maissa, lupa käyttöön annettu.

DELIMITER [FI]

DELIMITER [DK]

- Qualcomm aptX er et produkt fra Qualcomm Technologies International, Ltd.
Qualcomm er et varemærke tilhørende Qualcomm Incorporated, som er registreret i USA og andre lande, benyttet med tilladelse. aptX er et varemærke tilhørende Qualcomm Technologies International, Ltd., som er registreret i USA og andre lande, benyttet med tilladelse.

DELIMITER [DK]

DELIMITER [NO]

- Qualcomm aptX er et produkt produsert av Qualcomm Technologies International, Ltd.
Qualcomm er et varemerke for Qualcomm Incorporated, registrert i USA og i andre land, og brukes med tillatelse. aptX er et varemerke for Qualcomm Technologies International, Ltd., registrert i USA og i andre land, og brukes med tillatelse.

DELIMITER [NO]

DELIMITER [PT]

- Qualcomm aptX é um produto da Qualcomm Technologies International, Ltd.
Qualcomm é uma marca registrada da Qualcomm Incorporated, registrada nos Estados Unidos e em outros países, utilizada sob permissão. aptX é uma marca registrada da Qualcomm Technologies International, Ltd., registrada nos Estados Unidos e em outros países, utilizada sob permissão.

DELIMITER [PT]

DELIMITER [GR]

- Το Qualcomm aptX είναι προϊόν της Qualcomm Technologies International, Ltd.
Η ονομασία Qualcomm είναι εμπορικό σήμα της Qualcomm Incorporated, κατατεθέν στις Ηνωμένες Πολιτείες και άλλες χώρες, το οποίο χρησιμοποιείται με άδεια. Η ονομασία aptX είναι εμπορικό σήμα της Qualcomm Technologies International, Ltd., κατατεθέν στις Ηνωμένες Πολιτείες και άλλες χώρες, το οποίο χρησιμοποιείται με άδεια.

DELIMITER [GR]

DELIMITER [TR]

- Qualcomm aptX, Qualcomm Technologies International, Ltd.'in bir ürünüdür.
Qualcomm, Birleşik Devletler ve diğer ülkelerde tescilli Qualcomm Incorporated'in ticari markasıdır ve izinle kullanılır. aptX Birleşik Devletler ve diğer ülkelerde tescilli Qualcomm Technologies International, Ltd.'nin ticari markasıdır ve izinle kullanılır.

DELIMITER [TR]

DELIMITER [NL]

- Qualcomm aptX is een product van Qualcomm Technologies International, Ltd.
Qualcomm is een handelsmerk van Qualcomm Incorporated, gedeponeerd in de Verenigde Staten en in andere landen, en gebruikt met toestemming. aptX is een handelsmerk van Qualcomm Technologies International, Ltd., gedeponeerd in de Verenigde Staten en in andere landen, en gebruikt met toestemming.

DELIMITER [NL]

DELIMITER [HU]

- A Qualcomm aptX a Qualcomm Technologies International, Ltd. terméke.
A Qualcomm a Qualcomm Incorporated bejegyzett védjegye az Egyesült Államokban és más országokban, amelyet engedéllyel használunk. Az aptX a Qualcomm Technologies International, Ltd. bejegyzett védjegye az Egyesült Államokban és más országokban, amelyet engedéllyel használunk.

DELIMITER [HU]

DELIMITER [CZ]

- Qualcomm aptX je produktem společnosti Qualcomm Technologies International, Ltd. Qualcomm je ochranná známka společnosti Qualcomm Incorporated registrovaná ve Spojených státech a dalších zemích a používaná s jejím svolením. aptX je ochranná známka společnosti Qualcomm Technologies International, Ltd. registrovaná ve Spojených státech a dalších zemích a používaná s jejím svolením.

DELIMITER [CZ]

DELIMITER [PL]

- Qualcomm aptX jest produktem firmy Qualcomm Technologies International, Ltd. Qualcomm jest znakiem towarowym firmy Qualcomm Incorporated zastrzeżonym w Stanach Zjednoczonych i innych krajach, wykorzystywanym za zgodą firmy. aptX jest znakiem towarowym firmy Qualcomm Technologies International, Ltd. zastrzeżonym w Stanach Zjednoczonych i innych krajach, wykorzystywanym za zgodą firmy.

DELIMITER [PL]

DELIMITER [SK]

- Qualcomm aptX je výrobok spoločnosti Qualcomm Technologies International, Ltd. Qualcomm je ochranná známka spoločnosti Qualcomm Incorporated registrovaná v Spojených štátoch a ďalších krajinách, ktorá sa používa na základe povolenia. aptX je ochranná známka spoločnosti Qualcomm Technologies International, Ltd. registrovaná v Spojených štátoch a ďalších krajinách, ktorá sa používa na základe povolenia.

DELIMITER [SK]

DELIMITER [UA]

- Qualcomm aptX є продуктом компанії Qualcomm Technologies International, Ltd. Qualcomm є товарним знаком Qualcomm Incorporated, зареєстрованим у США та інших країнах, і використовується за дозволом. aptX є товарним знаком Qualcomm Technologies International, Ltd., зареєстрованим у США та інших країнах, і використовується за дозволом.

DELIMITER [UA]

DELIMITER [RO]

- Qualcomm aptX este un produs al Qualcomm Technologies International, Ltd. Qualcomm este marcă comercială a Qualcomm Incorporated, înregistrată în Statele Unite și în alte țări, utilizată cu acordul acesteia. aptX este marcă comercială a Qualcomm Technologies International, Ltd., înregistrată în Statele Unite și în alte țări, utilizată cu acordul acesteia.

DELIMITER [RO]

DELIMITER [BG]

- Qualcomm aptX е продукт на Qualcomm Technologies International, Ltd. Qualcomm е търговска марка на Qualcomm Incorporated, регистрирана в САЩ и в други държави, която се използва по силата на разрешение. aptX е търговска марка на Qualcomm Technologies International, Ltd., регистрирана в САЩ и в други държави, която се използва по силата на разрешение.

DELIMITER [BG]

DELIMITER [SI]

- Qualcomm aptX je izdelek podjetja Qualcomm Technologies International, Ltd. Qualcomm je blagovna znamka podjetja Qualcomm Incorporated, registriranega v Združenih državah Amerike in drugih državah, v katerih se uporablja z dovoljenjem. aptX je blagovna znamka podjetja

Qualcomm Technologies International, Ltd., registriranega v Združenih državah Amerike in drugih državah, v katerih se uporablja z dovoljenjem.

DELIMITER [SI]

DELIMITER [EE]

- Qualcomm aptX on ettevõtte Qualcomm Technologies International, Ltd. toode. „Qualcomm“ on ettevõtte Qualcomm Incorporated kaubamärk, mis on registreeritud Ameerika Ühendriikides ja muudes riikides ning mida kasutatakse ettevõtte loal. „aptX“ on ettevõtte Qualcomm Technologies International, Ltd. kaubamärk, mis on registreeritud Ameerika Ühendriikides ja muudes riikides ning mida kasutatakse ettevõtte loal.

DELIMITER [EE]

DELIMITER [LT]

- „Qualcomm aptX“ – tai „Qualcomm Technologies International, Ltd.“ produktas. „Qualcomm“ yra „Qualcomm Incorporated“ prekės ženklas, įregistruotas JAV bei kitose šalyse ir naudojamas gavus leidimą. „aptX“ yra „Qualcomm Technologies International, Ltd.“ prekės ženklas, įregistruotas JAV bei kitose šalyse ir naudojamas gavus leidimą.

DELIMITER [LT]

DELIMITER [LV]

- Qualcomm aptX ir Qualcomm Technologies International, Ltd. izstrādājums. Qualcomm ir Qualcomm Incorporated preču zīme, kas reģistrēta Amerikas Savienotajās Valstīs un ko drīkst izmantot tikai ar atļauju. aptX ir Qualcomm Technologies International, Ltd. preču zīme, kas reģistrēta Amerikas Savienotajās Valstīs un ko drīkst izmantot tikai ar atļauju.

DELIMITER [LV]

DELIMITER [T45-4]

Part [T45-4_ok(PT0000019130)]

Part [T49-0_ok(PT0000002914)]

NOT TRANSLATED

DELIMITER [T49-0]

DELIMITER [JP]

- microSDロゴ、microSDHCロゴおよびmicroSDXCロゴはSD-3C、LLCの商標です。



DELIMITER [JP]

DELIMITER [GB]

- microSD, microSDHC and microSDXC logos are trademarks of SD-3C, LLC.



DELIMITER [GB]

DELIMITER [FR]

- Les logos microSD, microSDHC et microSDXC sont des marques déposées de SD-3C, LLC.



DELIMITER [FR]

DELIMITER [DE]

- Die microSD-, microSDHC- und microSDXC-Logos sind Marken von SD-3C, LLC.



DELIMITER [DE]

DELIMITER [ES]

- Los logotipos de microSD, microSDHC y microSDXC son marcas comerciales de SD-3C, LLC.



DELIMITER [ES]

DELIMITER [IT]

- I loghi microSD, microSDHC e microSDXC sono marchi di SD-3C, LLC.



DELIMITER [IT]

DELIMITER [RU]

- Логотипы microSD, microSDHC и microSDXC являются товарными знаками компании SD-3C, LLC.



DELIMITER [RU]

DELIMITER [CS]

- microSD、microSDHC和microSDXC徽标是SD-3C, LLC的商标。



DELIMITER [CS]

DELIMITER [CT]

- microSD、microSDHC和microSDXC標誌是SD-3C, LLC的商標。



DELIMITER [CT]

DELIMITER [KR]

- microSD, microSDHC 및 microSDXC 로고는 SD-3C, LLC의 상표입니다.



DELIMITER [KR]

DELIMITER [SE]

- Logotyperna microSD, microSDHC och microSDXC är varumärken som tillhör SD-3C, LLC.



DELIMITER [SE]

DELIMITER [FI]

- microSD-, microSDHC- ja microSDXC-logot ovat SD-3C, LLC:n tavaramerkkejä.



DELIMITER [FI]

DELIMITER [DK]

- Logoerne microSD, microSDHC og microSDXC er varemærker tilhørende SD-3C, LLC.



DELIMITER [DK]

DELIMITER [NO]

- microSD-, microSDHC- og microSDXC-logoene er varemerker som tilhører SD-3C, LLC.



DELIMITER [NO]

DELIMITER [PT]

- Os logótipos microSD, microSDHC e microSDXC são marcas comerciais da SD-3C, LLC.



DELIMITER [PT]

DELIMITER [GR]

- Τα λογότυπα microSD, microSDHC και microSDXC αποτελούν εμπορικά σήματα της SD-3C, LLC.



DELIMITER [GR]

DELIMITER [TR]

- microSD, microSDHC ve microSDXC logoları, SD-3C, LLC'nin ticari markalarıdır.



DELIMITER [TR]

DELIMITER [NL]

- microSD, microSDHC en de microSDXC-logo's zijn handelsmerken van SD-3C, LLC.



DELIMITER [NL]

DELIMITER [HU]

- A microSD, microSDHC és a microSDXC logók az SD-3C, LLC védjegyei.



DELIMITER [HU]

DELIMITER [CZ]

- Loga microSD, microSDHC a microSDXC jsou ochranné známky společnosti SD-3C, LLC.



DELIMITER [CZ]

DELIMITER [PL]

- Logo microSD, microSDHC i microSDXC są znakami towarowymi SD-3C, LLC.



DELIMITER [PL]

DELIMITER [SK]

- microSD, microSDHC a microSDXC logá sú ochranné známky spoločnosti SD-3C, LLC.



DELIMITER [SK]

DELIMITER [UA]

- Логотипи microSD, microSDHC і microSDXC є торговими марками SD-3C, LLC.



DELIMITER [UA]

DELIMITER [RO]

- Logourile microSD, microSDHC și microSDXC sunt mărci comerciale ale companiei SD-3C, LLC.



DELIMITER [RO]

DELIMITER [BG]

- Логата microSD, microSDHC и microSDXC са търговски марки на SD-3C, LLC.



DELIMITER [BG]

DELIMITER [SI]

- Logotipi microSD, microSDHC in microSDXC so blagovne znamke družbe SD-3C, LLC.



DELIMITER [SI]

DELIMITER [EE]

- microSD, microSDHC ja microSDXC logod on ettevõtte SD-3C, LLC kaubamärgid.



DELIMITER [EE]

DELIMITER [LT]

- microSD, microSDHC ir microSDXC logotipai yra SD-3C, LLC prekių ženklai.



DELIMITER [LT]

DELIMITER [LV]

- microSD, microSDHC un microSDXC logotipi ir SD-3C, LLC preču zīmes.



DELIMITER [LV]

DELIMITER [T49-0]

Part [T49-0_ok(PT0000002914)]

Part [T54-0_ok(PT00000020205)]

DELIMITER [T54-0]

DELIMITER [JP]

- USB Type-C™およびUSB-C™は、USB Implementers Forumの商標です。

DELIMITER [JP]

DELIMITER [GB]

- USB Type-C™ and USB-C™ are trademarks of USB Implementers Forum.

DELIMITER [GB]

DELIMITER [FR]

- USB Type-C™ et USB-C™ sont des marques commerciales d'USB Implementers Forum.

DELIMITER [FR]

DELIMITER [DE]

- USB Type-C™ und USB-C™ sind Markenzeichen von USB Implementers Forum.

DELIMITER [DE]

DELIMITER [ES]

- USB Type-C™ y USB-C™ son marcas comerciales de USB Implementers Forum.

DELIMITER [ES]

DELIMITER [IT]

- USB Type-C™ e USB-C™ sono marchi di USB Implementers Forum.

DELIMITER [IT]

DELIMITER [RU]

- USB Type-C™ и USB-C™ являются товарными знаками USB Implementers Forum.

DELIMITER [RU]

DELIMITER [CS]

- USB Type-C™和USB-C™是USB Implementers Forum的商标。

DELIMITER [CS]

DELIMITER [CT]

- USB Type-C™與USB-C™是USB Implementers Forum的商標。

DELIMITER [CT]

DELIMITER [KR]

- USB Type-C™와 USB-C™은 USB Implementers Forum의 상표입니다.

DELIMITER [KR]

DELIMITER [SE]

- USB Type-C™ och USB-C™ är varumärken för USB Implementers Forum.

DELIMITER [SE]

DELIMITER [FI]

- USB Type-C™ ja USB-C™ ovat USB Implementers Forumin tavaramerkkejä.

DELIMITER [FI]

DELIMITER [DK]

- USB Type-C™ og USB-C™ er varemærker tilhørende USB Implementers Forum.

DELIMITER [DK]

DELIMITER [NO]

- USB Type-C™ and USB-C™ er varemerker som tilhører USB Implementers Forum.

DELIMITER [NO]

DELIMITER [PT]

- USB Type-C™ e USB-C™ são marcas comerciais da USB Implementers Forum.

DELIMITER [PT]

DELIMITER [GR]

- Οι επωνυμίες USB Type-C™ και USB-C™ είναι εμπορικά σήματα της USB Implementers Forum.

DELIMITER [GR]

DELIMITER [TR]

- USB Type-C™ ve USB-C™, USB Implementers Forum'un ticari markalarıdır.

DELIMITER [TR]

DELIMITER [NL]

- USB Type-C™ en USB-C™ zijn handelsmerken van USB Implementers Forum.

DELIMITER [NL]

DELIMITER [HU]

- Az USB Type-C™ és az USB-C™ az USB Implementers Forum védjegye.

DELIMITER [HU]

DELIMITER [CZ]

- USB Type-C™ a USB-C™ jsou ochranné známky společnosti USB Implementers Forum.

DELIMITER [CZ]

DELIMITER [PL]

- USB Type-C™ i USB-C™ są znakami towarowymi USB Implementers Forum.

DELIMITER [PL]

DELIMITER [SK]

- USB Type-C™ a USB-C™ sú ochranné známky spoločnosti USB Implementers Forum.

DELIMITER [SK]

DELIMITER [UA]

- USB Type-C™ та USB-C™ є товарними знаками USB Implementers Forum.

DELIMITER [UA]

DELIMITER [RO]

- USB Type-C™ și USB-C™ sunt mărci comerciale ale USB Implementers Forum.

DELIMITER [RO]

DELIMITER [BG]

- USB Type-C™ и USB-C™ са търговски марки на USB Implementers Forum.

DELIMITER [BG]

DELIMITER [SI]

- USB Type-C™ in USB-C™ sta blagovni znamki družbe USB Implementers Forum.

DELIMITER [SI]

DELIMITER [EE]

- USB Type-C™ ja USB-C™ on organisatsiooni USB Implementers Forum kaubamärgid.

DELIMITER [EE]

DELIMITER [LT]

- USB Type-C™ ir USB-C™ yra USB Implementers Forum prekių ženklai.

DELIMITER [LT]

DELIMITER [LV]

- USB Type-C™ un USB-C™ ir USB Implementers Forum preču zīmes.

DELIMITER [LV]

DELIMITER [T54-0]

Part [T54-0_ok(PT0000020205)]

Part [T21-0_ok(PT0000001739)]

NOT TRANSLATED

DELIMITER [T21-0]

DELIMITER [JP]

- その他、本書で登場するシステム名、製品名は、一般に各開発メーカーの登録商標あるいは商標です。なお、本文中では™、®マークは明記していません。

DELIMITER [JP]

DELIMITER [GB]

- All other trademarks and registered trademarks are trademarks or registered trademarks of their respective holders. In this manual, TM and ® marks are not specified.

DELIMITER [GB]

DELIMITER [FR]

- Toutes les autres marques et marques déposées sont des marques ou des marques déposées de leurs détenteurs respectifs. Les symboles TM et ® n'apparaissent pas dans ce manuel.

DELIMITER [FR]

DELIMITER [DE]

- Alle anderen Marken und eingetragenen Marken sind Marken oder eingetragene Marken der jeweiligen Eigentümer. In diesem Handbuch werden die Zeichen TM und ® nicht verwendet.

DELIMITER [DE]

DELIMITER [ES]

- Todas las demás marcas comerciales y marcas comerciales registradas son marcas comerciales o marcas comerciales registradas de sus respectivos propietarios. En este manual no se indican las marcas TM y ®.

DELIMITER [ES]

DELIMITER [IT]

- Tutti gli altri marchi o marchi registrati appartengono ai rispettivi proprietari. In questo manuale i simboli TM e ® non sono specificati.

DELIMITER [IT]

DELIMITER [RU]

- Все другие товарные знаки и зарегистрированные товарные знаки являются товарными знаками или зарегистрированными товарными знаками соответствующих владельцев. Знаки TM и ® не приводятся в данном руководстве.

DELIMITER [RU]

DELIMITER [CS]

- 所有其它商标和注册商标是其各自所有者的商标或注册商标。在本手册中，未标注TM和®标记。

DELIMITER [CS]

DELIMITER [CT]

- 所有其他商標與註冊商標是其相關所有者的商標或註冊商標。在本手冊中，未標明TM與®標誌。

DELIMITER [CT]

DELIMITER [KR]

- 다른 모든 상표와 등록상표는 해당 소유주의 상표 또는 등록상표입니다. 이 설명서에서, TM 및 ® 표시는 지정되어 있지 않습니다.

DELIMITER [KR]

DELIMITER [SE]

- Alla andra varumärken och registrerade varumärken är varumärken eller registrerade varumärken som tillhör respektive ägare. TM och ® har inte satts ut i den här handboken.

DELIMITER [SE]

DELIMITER [FI]

- Kaikki muut tavaramerkit ja rekisteröidyt tavaramerkit ovat omistajiensa tavaramerkkejä tai rekisteröityjä

tavaramerkkejä. Merkkejä TM ja ® ei ole käytetty tässä käyttöohjeessa.

DELIMITER [FI]

DELIMITER [DK]

- Alle andre varemærker og registrerede varemærker er varemærker eller registrerede varemærker tilhørende de respektive ejere. Symbolerne TM og ® er ikke angivet i denne brugervejledning.

DELIMITER [DK]

DELIMITER [NO]

- Alle andre varemerker og registrerte varemerker er varemerker eller registrerte varemerker som tilhører sine respektive eiere. I denne håndboken blir TM- og ®-merker ikke angitt.

DELIMITER [NO]

DELIMITER [PT]

- Todas as outras marcas comerciais e marcas comerciais registadas são marcas comerciais ou marcas comerciais registadas dos respectivos proprietários. Neste manual, as marcas TM e ® não estão especificadas.

DELIMITER [PT]

DELIMITER [GR]

- Όλα τα υπόλοιπα εμπορικά σήματα και σήματα κατατεθέντα ανήκουν στους αντίστοιχους ιδιοκτήτες τους. Στο παρόν εγχειρίδιο, οι ενδείξεις TM και ® δεν καθορίζονται.

DELIMITER [GR]

DELIMITER [TR]

- Diğer tüm ticari markalar ve tescilli ticari markalar ilgili sahiplerinin ticari veya tescilli ticari markalarıdır. Bu kılavuzda, TM ve ® işaretleri belirtilmemiştir.

DELIMITER [TR]

DELIMITER [NL]

- Alle andere handelsmerken en gedeponeerde handelsmerken zijn handelsmerken of gedeponeerde handelsmerken van hun respectieve eigenaars. In deze handleiding worden de symbolen TM en ® niet weergegeven.

DELIMITER [NL]

DELIMITER [HU]

- Az összes egyéb védjegy és bejegyzett védjegy a megfelelő tulajdonosok védjegye, illetve bejegyzett védjegye. Ebben a kézikönyvben a TM és az ® jelek nincsenek feltüntetve.

DELIMITER [HU]

DELIMITER [CZ]

- Všechny ostatní obchodní značky a registrované obchodní značky jsou obchodními značkami nebo registrovanými obchodními značkami odpovídajících držitelů. V této příručce nejsou uvedeny značky TM a ®.

DELIMITER [CZ]

DELIMITER [PL]

- Wszystkie pozostałe znaki towarowe lub zastrzeżone znaki towarowe są znakami towarowymi lub zastrzeżonymi znakami towarowymi odpowiednich właścicieli. W niniejszej instrukcji znaki TM i ® nie są wymieniane.

DELIMITER [PL]

DELIMITER [SK]

- Všetky ostatné obchodné značky a registrované obchodné značky sú obchodnými značkami alebo registrovanými obchodnými značkami ich príslušných vlastníkov. V tomto návode nie sú uvádzané značky TM a ®.

DELIMITER [SK]

DELIMITER [UA]

- Усі інші товарні знаки та зареєстровані товарні знаки є власністю відповідних компаній. Знаки TM та ® у цьому посібнику не наводяться.

DELIMITER [UA]

DELIMITER [RO]

- Toate celelalte mărci comerciale și mărci comerciale înregistrate sunt mărci comerciale sau mărci comerciale înregistrate ale deținătorilor respectivi. În acest manual, simbolurile TM și ® nu sunt specificate.

DELIMITER [RO]

DELIMITER [BG]

- Всички други търговски марки и регистрирани търговски марки са търговски марки или регистрирани търговски марки на съответните им собственици. В това ръководство знаците TM и ® не са конкретизирани.

DELIMITER [BG]

DELIMITER [SI]

- Vse druge blagovne znamke in registrirane blagovne znamke so blagovne znamke ali registrirane blagovne znamke njihovih lastnikov. V tem priročniku se oznaki TM in ® ne uporabljata.

DELIMITER [SI]

DELIMITER [EE]

- Kõik muud kaubamärgid ja registreeritud kaubamärgid kuuluvad nende vastavatele omanikele. Käesolevas kasutusjuhendis pole tähiseid TM ja ® määratletud.

DELIMITER [EE]

DELIMITER [LT]

- Visi kiti prekių ženklai ir registruotieji prekių ženklai yra atitinkamų jų savininkų prekių ženklai arba registruotieji prekių ženklai. Šiame instrukcijų vadove žymenys TM ir ® nenurodyti.

DELIMITER [LT]

DELIMITER [LV]

- Citas preču zīmes un reģistrētās preču zīmes ir to attiecīgo īpašnieku preču zīmes vai reģistrētas preču zīmes. Šajā rokasgrāmatā nav norādītas TM un ® zīmes.

DELIMITER [LV]

DELIMITER [T21-0]

Part [T21-0_ok(PT0000001739)]

Part [L1-0_ok(PT0000001630)]

Part [L1-0_ok(PT0000001630)]

Part [L2-0_ok(PT0000001631)]

DELIMITER [L2-0]

NOT TRANSLATED

DELIMITER [JP]

- 本製品はFraunhofer IISおよびThomsonのMPEG Layer-3オーディオコーディング技術と特許に基づく許諾製品です。

DELIMITER [JP]

DELIMITER [GB]

- MPEG Layer-3 audio coding technology and patents licensed from Fraunhofer IIS and Thomson.

DELIMITER [GB]

DELIMITER [FR]

- Brevets et technologie de codage audio MPEG Layer-3 sous licence Fraunhofer IIS et Thomson.

DELIMITER [FR]

DELIMITER [DE]

- Die Audiocodierungstechnologie MPEG Layer-3 und Patente, die von Fraunhofer IIS und Thomson lizenziert sind.

DELIMITER [DE]

DELIMITER [ES]

- Tecnología de codificación de audio MPEG Layer-3 y patentes bajo licencia de Fraunhofer IIS y Thomson.

DELIMITER [ES]

DELIMITER [IT]

- Tecnologia e brevetti di codifica audio MPEG Layer-3 concessi in licenza da Fraunhofer IIS e Thomson.

DELIMITER [IT]

DELIMITER [RU]

- Лицензия на технологию звуковой кодировки MPEG Layer-3 и патенты получена от Fraunhofer IIS и Thomson.

DELIMITER [RU]

DELIMITER [CS]

- MPEG Layer-3 音频编码技术和专利是由 Fraunhofer IIS 和 Thomson 授权的。

DELIMITER [CS]

DELIMITER [CT]

- MPEG Layer-3 音訊編碼技術和專利由 Fraunhofer IIS 和 Thomson 授權。

DELIMITER [CT]

DELIMITER [KR]

- Fraunhofer IIS 및 Thomson으로부터 인가된 MPEG Layer-3 오디오 코딩 기술 및 특허.

DELIMITER [KR]

DELIMITER [SE]

- MPEG Layer-3 ljudkodningsteknik och patent utdelas på licens från Fraunhofer IIS and Thomson.

DELIMITER [SE]

DELIMITER [FI]

- Fraunhofer IIS ja Thomson ovat lisensoineet MPEG Layer-3 -äänenkoodaustekniikan ja -patentit.

DELIMITER [FI]

DELIMITER [DK]

- MPEG Layer-3 lydkodningsteknologi og patenter licenseret fra Fraunhofer IIS og Thomson.

DELIMITER [DK]

DELIMITER [NO]

- MPEG Layer-3 lydodingsteknologi og patenter er lisensiert fra Fraunhofer IIS og Thomson.

DELIMITER [NO]

DELIMITER [PT]

- Tecnologia de codificação de áudio MPEG Layer-3 e patentes licenciadas da Fraunhofer IIS e Thomson.

DELIMITER [PT]

DELIMITER [GR]

- Τεχνολογία κωδικοποίησης ήχου MPEG Layer-3 και διπλώματα ευρεσιτεχνίας με άδεια από τις εταιρίες Fraunhofer IIS και Thomson.

DELIMITER [GR]

DELIMITER [TR]

- MPEG Layer-3 ses kodlama teknolojisi ve patentleri Fraunhofer IIS ve Thomson tarafından lisanslanmıştır.

DELIMITER [TR]

DELIMITER [NL]

- MPEG Layer-3-audiocodeertechnologie en -patenten worden gebruikt onder licentie van Fraunhofer IIS en Thomson.

DELIMITER [NL]

DELIMITER [HU]

- Az MPEG Layer-3 audiokódolási technológiát és szabadalmakat a Fraunhofer IIS és a Thomson engedélyezte.

DELIMITER [HU]

DELIMITER [CZ]

- Technologie komprimace zvuku MPEG Layer-3 a patenty s licencí od společností Fraunhofer IIS a Thomson.

DELIMITER [CZ]

DELIMITER [PL]

- Technologia kodowania dźwięku MPEG Layer-3 oraz patenty na licencji firm Fraunhofer IIS i Thomson.

DELIMITER [PL]

DELIMITER [SK]

- Technológia kódovania zvuku MPEG Layer-3 a patenty licencované spoločnosťami Fraunhofer IIS a Thomson.

DELIMITER [SK]

DELIMITER [UA]

- Ліцензію на технологію звукового кодування MPEG Layer-3 та патенти отримано від компанії Fraunhofer IIS i Thomson.

DELIMITER [UA]

DELIMITER [RO]

- Tehnologia de codificare audio și brevetele MPEG Layer-3 sunt obținute sub licență de la Fraunhofer IIS și Thomson.

DELIMITER [RO]

DELIMITER [BG]

- MPEG Layer-3 технологията за аудио кодиране и патенти са лицензирани от Fraunhofer IIS и Thomson.

DELIMITER [BG]

DELIMITER [SI]

- MPEG Layer-3 tehnologija avdio kodiranja in patenti licencirani pri Fraunhofer IIS in Thomson.

DELIMITER [SI]

DELIMITER [EE]

- MPEG Layer-3 helikodeerimistehnoloogia ja patendid on litsentsitud ettevõtte Fraunhofer IIS ja Thomson.

DELIMITER [EE]

DELIMITER [LT]

- „MPEG Layer-3“ garso kodavimo technologijos ir patentų licencijos gautos iš „Fraunhofer IIS“ ir „Thomson“.

DELIMITER [LT]

DELIMITER [LV]

- MPEG Layer-3 audio kodēšanas tehnoloģijas un patentu licences iegādātas no uzņēmuma Fraunhofer IIS and Thomson.

DELIMITER [LV]

DELIMITER [L2-0]

Part [L2-0_ok(PT0000001631)]

Part [L3-0_L4-0_ok(PT0000001632)]

DELIMITER [L3-0_L4-0]

NOT TRANSLATED

DELIMITER [JP]

- 本製品の一部分にIndependent JPEG Groupが開発したモジュールが含まれています。
- 本製品の一部には、Independent JPEG Groupの研究成果を使用しています。

DELIMITER [JP]

DELIMITER [GB]

- This software is based in part on the work of the Independent JPEG Group.

DELIMITER [GB]

DELIMITER [FR]

- Ce logiciel est basé en partie sur la technologie développée par l'Independent JPEG Group.

DELIMITER [FR]

DELIMITER [DE]

- Diese Software basiert teilweise auf der Arbeit der Independent JPEG Group.

DELIMITER [DE]

DELIMITER [ES]

- Este software se basa, en parte, en el trabajo del Independent JPEG Group.

DELIMITER [ES]

DELIMITER [IT]

- Questo software si basa in parte sulla collaborazione con Independent JPEG Group.

DELIMITER [IT]

DELIMITER [RU]

- Это программное обеспечение частично основано на разработках Independent JPEG Group.

DELIMITER [RU]

DELIMITER [CS]

- 此软件部分基于Independent JPEG Group。

DELIMITER [CS]

DELIMITER [CT]

- 該軟體為部分架構於Independent JPEG Group的成果。

DELIMITER [CT]

DELIMITER [KR]

- 이 소프트웨어는 Independent JPEG Group의 연구를 기반으로 하여 만들어졌습니다.

DELIMITER [KR]

DELIMITER [SE]

- Denna programvara är delvis baserad på arbete som utförts av Independent JPEG Group.

DELIMITER [SE]

DELIMITER [FI]

- Osa tästä ohjelmistosta perustuu Independent JPEG Groupin aineistoon.

DELIMITER [FI]

DELIMITER [DK]

- Denne software er delvist baseret på arbejde af Independent JPEG Group.

DELIMITER [DK]

DELIMITER [NO]

- Denne programvaren er delvis basert på arbeidet til Independent JPEG Group.

DELIMITER [NO]

DELIMITER [PT]

- Este software baseia-se em parte no trabalho da Independent JPEG Group.

DELIMITER [PT]

DELIMITER [GR]

- Το λογισμικό αυτό βασίζεται εν μέρει στην εργασία της Independent JPEG Group.

DELIMITER [GR]

DELIMITER [TR]

- Bu yazılım kısmen Independent JPEG Group kuruluşunun işlerini temel alır.

DELIMITER [TR]

DELIMITER [NL]

- Deze software is gedeeltelijk gebaseerd op het werk van Independent JPEG Group.

DELIMITER [NL]

DELIMITER [HU]

- Ez a szoftver részben az Independent JPEG Group munkáján alapul.

DELIMITER [HU]

DELIMITER [CZ]

- Tento software je založen na práci společnosti Independent JPEG Group.

DELIMITER [CZ]

DELIMITER [PL]

- To oprogramowanie zostało częściowo oparte na pracy grupy Independent JPEG Group.

DELIMITER [PL]

DELIMITER [SK]

- Tento softvér je čiastočne založený na práci skupiny Independent JPEG Group.

DELIMITER [SK]

DELIMITER [UA]

- Це програмне забезпечення частково базується на розробках незалежної групи Independent JPEG Group.

DELIMITER [UA]

DELIMITER [RO]

- Acest software se bazează parțial pe munca Independent JPEG Group.

DELIMITER [RO]

DELIMITER [BG]

- Този софтуер отчасти се базира на работата на Independent JPEG Group.

DELIMITER [BG]

DELIMITER [SI]

- Ta programska oprema delno temelji na delu organizacije Independent JPEG Group.

DELIMITER [SI]

DELIMITER [EE]

- See tarkvara põhineb osaliselt individuaalse JPEG-rühma töötl.

DELIMITER [EE]

DELIMITER [LT]

- Šią programinę įrangą iš dalies sukūrė „Independent JPEG Group“.

DELIMITER [LT]

DELIMITER [LV]

- Šī programmatūra ir veidota, daļēji pamatojoties uz uzņēmuma Independent JPEG Group izstrādņēm.

DELIMITER [LV]

DELIMITER [L3-0_L4-0]

Part [L3-0_L4-0_ok(PT0000001632)]

Part [L5-0_ok(PT0000001633)]

DELIMITER [L5-0]

DELIMITER [JP]

NOT TRANSLATED

- 「ジャストシステム 読み仮名変換モジュール」は、株式会社ジャストシステムの著作物であり、「ジャストシステム 読み仮名変換モジュール」にかかる著作権、その他の権利は株式会社ジャストシステムおよび各権利者に帰属します。

DELIMITER [JP]

DELIMITER [L5-0]

Part [L5-0_ok(PT0000001633)]

Part [L6-0_ok(PT0000001634)]

Part [L6-0_ok(PT0000001634)]

Part [L7-0_ok(PT0000001635)]

Part [L7-0_ok(PT0000001635)]

Part [L8-0_ok(PT0000001636)]

Part [L8-0_ok(PT0000001636)]

Part [L9-0_ok(PT0000001637)]

Part [L9-0_ok(PT0000001637)]

Part [L11-0_ok(PT0000001640)]

DELIMITER [L11-0]

NOT TRANSLATED

DELIMITER [JP]

- This product is protected by certain intellectual property rights of Microsoft Corporation. Use or distribution of such technology outside of this product is prohibited without a license from Microsoft or an authorized Microsoft subsidiary.

DELIMITER [JP]

DELIMITER [GB]

- This product is protected by certain intellectual property rights of Microsoft Corporation. Use or distribution of such technology outside of this product is prohibited without a license from Microsoft or an authorized Microsoft subsidiary.

DELIMITER [GB]

DELIMITER [FR]

- Ce produit est protégé par certains droits de propriété intellectuelle de Microsoft Corporation. L'utilisation ou la distribution de ce type de technologie en dehors de ce produit est interdite sans une licence de Microsoft ou d'une filiale autorisée de Microsoft.

DELIMITER [FR]

DELIMITER [DE]

- Dieses Produkt ist durch bestimmte gewerbliche Schutz- und Urheberrechte der Microsoft Corporation geschützt. Die Verwendung oder der Vertrieb derartiger Technologie außerhalb dieses Produkts ohne eine Lizenz von Microsoft oder einer autorisierten Microsoft-Niederlassung ist untersagt.

DELIMITER [DE]

DELIMITER [ES]

- Este producto está protegido por los derechos de propiedad intelectual de Microsoft Corporation. Queda

prohibido el uso o la distribución de esta tecnología fuera de este producto si no se dispone de una licencia de Microsoft o una división autorizada de Microsoft.

DELIMITER [ES]

DELIMITER [IT]

- Il prodotto è tutelato da alcuni diritti di proprietà intellettuale di Microsoft Corporation. L'uso o la distribuzione delle suddette tecnologie al di fuori del prodotto sono vietati senza una licenza di Microsoft o di una consociata di Microsoft autorizzata.

DELIMITER [IT]

DELIMITER [RU]

- Данное изделие защищено определенными правами интеллектуальной собственности корпорации Microsoft Corporation. Использование или распространение подобной технологии, кроме как в данном изделии, без лицензии корпорации Microsoft или авторизованного представительства корпорации Microsoft запрещено.

DELIMITER [RU]

DELIMITER [CS]

- 本产品受Microsoft Corporation特定知识产权的保护。没有Microsoft或授权Microsoft子公司颁发的许可证，严禁在本产品以外使用或分发该技术。

DELIMITER [CS]

DELIMITER [CT]

- 本产品受Microsoft Corporation的某些智慧財產權保護。未經Microsoft或授權Microsoft子公司許可，禁止在本產品外使用或發行該技術。

DELIMITER [CT]

DELIMITER [KR]

- 본 제품은 Microsoft Corporation의 특정 지적 재산권에 의해 보호를 받습니다. 이 제품 외 그러한 기술에 대한 사용 또는 배포는 Microsoft 또는 공인 Microsoft 자회사로부터 라이선스 없이 금지되어 있습니다.

DELIMITER [KR]

DELIMITER [SE]

- Denna produkt skyddas av vissa immateriella rättigheter som tillhör Microsoft Corporation. Det är förbjudet att använda eller distribuera sådan teknik utanför denna produkt utan att en licens införskaffats från Microsoft eller ett auktoriserat Microsoft-dotterbolag.

DELIMITER [SE]

DELIMITER [FI]

- Tätä tuotetta suojaavat tietyt Microsoft Corporationin immateriaalioikeudet. Sellaisen tekniikan käyttö tai jakelu tämän tuotteen ulkopuolella on kielletty ilman Microsoftin tai valtuutetun Microsoftin tytäryhtiön myöntämää lisenssiä.

DELIMITER [FI]

DELIMITER [DK]

- Dette produkt er beskyttet af visse immaterielle ejendomsrettigheder tilhørende Microsoft Corporation. Brug eller distribution af en sådan teknologi uden for dette produkt er forbudt uden en licens fra Microsoft eller et autoriseret Microsoft-datterselskab.

DELIMITER [DK]

DELIMITER [NO]

- Dette produktet er beskyttet av visse rettigheter for immateriell eiendom tilhørende Microsoft Corporation. Bruk eller distribusjon av slik teknologi utenfor dette produktet er ikke tillatt uten lisens fra Microsoft eller et autorisert datterselskap av Microsoft.

DELIMITER [NO]

DELIMITER [PT]

- Este produto está protegido por determinados direitos de propriedade intelectual da Microsoft Corporation. O uso ou distribuição de uma tal tecnologia fora deste produto é proibido sem uma licença da Microsoft ou de uma subsidiária autorizada da Microsoft.

DELIMITER [PT]

DELIMITER [GR]

- Αυτό το προϊόν προστατεύεται από ορισμένα δικαιώματα πνευματικής ιδιοκτησίας της Microsoft Corporation. Απαγορεύεται η χρήση ή η διανομή αυτής της τεχνολογίας ξεχωριστά από το προϊόν χωρίς άδεια από τη Microsoft ή εξουσιοδοτημένη θυγατρική της Microsoft.

DELIMITER [GR]

DELIMITER [TR]

- Bu ürün Microsoft Corporation şirketinin belirli fikri mülkiyet hakları tarafından korunmaktadır. Bu teknolojinin Microsoft veya yetkili bir Microsoft alt kuruluşunun lisansı olmadan bu ürün dışında kullanımı ve dağıtımı yasaktır.

DELIMITER [TR]

DELIMITER [NL]

- Dit product is beschermd met bepaalde intellectuele eigendomsrechten van Microsoft Corporation. Het gebruik of de distributie van dergelijke technologie buiten dit product is verboden zonder een licentie van Microsoft of een geautoriseerde Microsoft onderneming te hebben verkregen.

DELIMITER [NL]

DELIMITER [HU]

- A terméket a Microsoft Corporation szellemi tulajdonhoz fűződő jogai védik. Az ilyen technológiák terjesztése, illetve terméken kívüli felhasználása kizárólag a Microsoft vagy egy Microsoft leányvállalat engedélyével lehetséges.

DELIMITER [HU]

DELIMITER [CZ]

- Tento výrobek je chráněn určitými právy k duševnímu vlastnictví společnosti Microsoft Corporation. Použití nebo šíření této technologie nad rámec tohoto výrobku bez licence od společnosti Microsoft či autorizované dceřiné společnosti Microsoft je zakázáno.

DELIMITER [CZ]

DELIMITER [PL]

- Opiswany produkt jest chroniony przez pewne prawa własności intelektualnej firmy Microsoft Corporation. Użytkowanie lub dystrybucja tej technologii poza opisywanym produktem bez uzyskania licencji od firmy Microsoft lub upoważnionego oddziału firmy Microsoft są zabronione.

DELIMITER [PL]

DELIMITER [SK]

- Tento produkt je chránený určitými právami duševného vlastníctva Microsoft Corporation. Použitie alebo

distribúcia takejto technológie mimo tohto produktu bez licencie od spoločnosti Microsoft alebo od autorizovanej dcérskej firmy spoločnosti Microsoft sú zakázané.

DELIMITER [SK]

DELIMITER [UA]

- Цей виріб захищений певними правами на інтелектуальну власність корпорації Microsoft Corporation. Використання або поширення такої технології, окрім як у цьому пристрої, заборонене без ліцензії корпорації Microsoft або уповноваженого представництва корпорації Microsoft.

DELIMITER [UA]

DELIMITER [RO]

- Acest produs este protejat de anumite drepturi de proprietate intelectuală ale Microsoft Corporation. Utilizarea sau distribuirea unei astfel de tehnologii în afara acestui produs este interzisă în absența unei licențe de la Microsoft sau de la o filială autorizată Microsoft.

DELIMITER [RO]

DELIMITER [BG]

- Този продукт е защитен от определени права за защита на интелектуалната собственост от Microsoft Corporation. Употребата или разпространението на тази технология отделно от този продукт е забранено без съответен лиценз от Microsoft или упълномощен филиал на Microsoft.

DELIMITER [BG]

DELIMITER [SI]

- Ta izdelek je zaščiten z določenimi pravicami intelektualne lastnine družbe Microsoft Corporation. Uporaba ali distribucija takšne tehnologije izven tega izdelka je prepovedana brez dovoljenja družbe Microsoft ali pooblaščne podružnice Microsoft.

DELIMITER [SI]

DELIMITER [EE]

- See toode on kaitstud Microsoft Corporationi teatud intellektuaalse omandi õigustega. Sellise tehnoloogia kasutamise või levitamise väljaspool antud toodet on ilma Microsofti või Microsofti volitatud tütaretevõtte litsentsita keelatud.

DELIMITER [EE]

DELIMITER [LT]

- Šis gaminyš saugomas tam tikrą Microsoft Corporation intelektinės nuosavybės teisių. Tokios technologijos naudojimas kitur nei šiame gaminyje yra draudžiamas, neturint Microsoft arba Microsoft įgaliotos įmonės suteiktos licencijos.

DELIMITER [LT]

DELIMITER [LV]

- Šis produkts ir aizsargāts ar noteiktām Microsoft Corporation intelektuālā īpašuma tiesībām. Bez Microsoft vai autorizētas Microsoft filiāles licences ir aizliegta šādu tehnoloģiju izplatīšana ārpus šī produkta.

DELIMITER [LV]

DELIMITER [L11-0]

Part [L11-0_ok(PT000001640)]

Part [L12-1_ok(PT0000002710)]

Part [L12-1_ok(PT0000002710)]

Part [L28-0_ok(PT0000009750)]

Part [L28-0_ok(PT0000009750)]

Part [L96-0_ok(PT0000018235)]

DELIMITER [L96-0]

- Manufactured under licence from MQA Limited.

DELIMITER [L96-0]

Part [L96-0_ok(PT0000018235)]

Part [L13-2_ok(PT0000001641)]

DELIMITER [L13-2]

Information on Expat

Copyright © 1998, 1999, 2000 Thai Open Source Software Center Ltd and Clark Cooper.

Copyright © 2001, 2002, 2003, 2004, 2005, 2006 Expat maintainers.

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.

DELIMITER [L13-2]

Part [L13-2_ok(PT0000001641)]

Part [L14-2_ok(PT0000002891)]

Part [L14-2_ok(PT0000002891)]

Part [L15-1_ok(PT0000001643)]

Part [L15-1_ok(PT0000001643)]

Part [L16-1_ok(PT0000001644)]

DELIMITER [L16-1]

NOT TRANSLATED

Information on strace

Copyright © 1991, 1992 Paul Kranenburg (pk@cs.few.eur.nl)

Copyright © 1993 Branko Lankester (branko@hacktic.nl)

Copyright © 1993 Ulrich Pegelow (pegelow@moorea.uni-muenster.de)

Copyright © 1995, 1996 Michael Elizabeth Chastain (mec@duracef.shout.net)

Copyright © 1993, 1994, 1995, 1996 Rick Sladkey (jrs@world.std.com)

Copyright © 1998-2001 Wichert Akkerman (wakkerma@deephackmode.org)

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. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

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

DELIMITER [L16-1]

Part [L16-1_ok(PT0000001644)]

Part [L17-2_ok(PT0000021350)]

DELIMITER [L17-2]

Information on OpenSSL

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) 1998-2018 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 SSLeay 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,  
* lhash, DES, etc., code; not just the SSL code. The SSL documentation  
* included with this distribution is covered by the same copyright terms  
* except that the holder is Tim Hudson (tjh@cryptsoft.com).  
*  
* Copyright remains Eric Young's, and as such any Copyright notices in  
* the code are not to be removed.  
* If this package is used in a product, Eric Young should be given attribution  
* 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.]
*/

DELIMITER [L17-2]

Part [L17-2_ok(PT0000021350)]

Part [L23-0_ok(PT000002892)]

Part [L23-0_ok(PT000002892)]

Part [L23-1-1_ok(PT0000021351)]

DELIMITER [L23-1-1]

Information on libFLAC

Copyright (C) 2000-2009 Josh Coalson

Copyright (C) 2011-2016 Xiph.Org Foundation

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

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION 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.

DELIMITER [L23-1-1]

Part [L23-1-1_ok(PT0000021351)]

Part [L24-2_ok(PT0000021352)]

DELIMITER [L24-2]

Information on ALAC

Copyright (c) 2011 Apple Inc. All rights reserved.

@APPLE_APACHE_LICENSE_HEADER_START@

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

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

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

@APPLE_APACHE_LICENSE_HEADER_END@

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

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

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file,

excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

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

DELIMITER [L24-2]

Part [L24-2_ok(PT0000021352)]

Part [L25-1_ok(PT0000020130)]

DELIMITER [L25-1]

NOT TRANSLATED

Information on exfat

Copyright (c) 1994-2008 The NetBSD Foundation, Inc. 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 acknowledgement:
This product includes software developed by the NetBSD Foundation, Inc. and its contributors.
4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS 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 following notices are required to satisfy the license terms of the software that we have mentioned in this document:

This product includes software developed by The NetBSD Foundation, Inc. and its contributors.

This product includes software developed by TooLs GmbH.

This product includes software developed by the University of California, and it's contributors.

This product includes software developed by American Telephone and Telegraph Co.

This product includes software developed by Unix System Laboratories, Inc.

This product includes software developed by Paul Popelka (paulp@uts.amdahl.com).

This product includes software developed by Wolfgang Solfrank.

This product includes software developed by Antti Kantee supported by Finnish Cultural Foundation.

DELIMITER [L25-1]

Part [L25-1_ok(PT0000020130)]

Part [L26-0_ok(PT0000002895)]

Part [L26-0_ok(PT0000002895)]

Part [L27-0_ok(PT0000009332)]

Part [L27-0_ok(PT0000009332)]

Part [L92-0_ok(PT0000017494)]

Part [L92-0_ok(PT0000017494)]

Part [L93-0_ok(PT0000017495)]

Part [L93-0_ok(PT0000017495)]

Part [L94-0_ok(PT0000017496)]

Part [L94-0_ok(PT0000017496)]

Part [L29-0_ok(PT0000014977)]

DELIMITER [L29-0]

Information on ash

Copyright (c) 1991, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Kenneth Almquist.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS 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.

DELIMITER [L29-0]

Part [L29-0_ok(PT0000014977)]

Part [L30-0_ok(PT0000014990)]

DELIMITER [L30-0]

Information on check_prereq

Copyright (c) 2009 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of

electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

DELIMITER [L30-0]

Part [L30-0_ok(PT0000014990)]

Part [L31-0_ok(PT0000014991)]

DELIMITER [L31-0]

Information on DynaFont

The typefaces used on the screen display are solely developed by DynaComware.

DELIMITER [L31-0]

Part [L31-0_ok(PT0000014991)]

Part [L32-0_ok(PT0000014992)]

DELIMITER [L32-0]

Information on ext4_utils

Copyright (c) 2010, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of

electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

DELIMITER [L32-0]

Part [L32-0_ok(PT0000014992)]

Part [L33-0_ok(PT0000014993)]

DELIMITER [L33-0]

Information on flash_image

Copyright (c) 2008 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

Apache License
Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has

been received by Licensor and subsequently incorporated within the Work.

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

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L33-0]

Part [L33-0_ok(PT0000014993)]

Part [L34-0_ok(PT0000014994)]

DELIMITER [L34-0]

Information on FraunhoferAAC

Software License for The Fraunhofer FDK AAC Codec Library for Android

© Copyright 1995 - 2012 Fraunhofer-Gesellschaft zur Förderung der angewandten Forschung e.V.
All rights reserved.

1. INTRODUCTION

The Fraunhofer FDK AAC Codec Library for Android ("FDK AAC Codec") is software that implements the MPEG Advanced Audio Coding ("AAC") encoding and decoding scheme for digital audio. This FDK AAC Codec software is intended to be used on a wide variety of Android devices.

AAC's HE-AAC and HE-AAC v2 versions are regarded as today's most efficient general perceptual audio codecs. AAC-ELD is considered the best-performing full-bandwidth communications codec by independent studies and is widely deployed. AAC has been standardized by ISO and IEC as part of the MPEG specifications.

Patent licenses for necessary patent claims for the FDK AAC Codec (including those of Fraunhofer) may be obtained through Via Licensing (www.vialicensing.com) or through the respective patent owners individually for the purpose of encoding or decoding bit streams in products that are compliant with the

ISO/IEC MPEG audio standards. Please note that most manufacturers of Android devices already license these patent claims through Via Licensing or directly from the patent owners, and therefore FDK AAC Codec software may already be covered under those patent licenses when it is used for those licensed purposes only.

Commercially-licensed AAC software libraries, including floating-point versions with enhanced sound quality, are also available from Fraunhofer. Users are encouraged to check the Fraunhofer website for additional applications information and documentation.

2. COPYRIGHT LICENSE

Redistribution and use in source and binary forms, with or without modification, are permitted without payment of copyright license fees provided that you satisfy the following conditions:

You must retain the complete text of this software license in redistributions of the FDK AAC Codec or your modifications thereto in source code form.

You must retain the complete text of this software license in the documentation and/or other materials provided with redistributions of the FDK AAC Codec or your modifications thereto in binary form. You must make available free of charge copies of the complete source code of the FDK AAC Codec and your modifications thereto to recipients of copies in binary form.

The name of Fraunhofer may not be used to endorse or promote products derived from this library without prior written permission.

You may not charge copyright license fees for anyone to use, copy or distribute the FDK AAC Codec software or your modifications thereto.

Your modified versions of the FDK AAC Codec must carry prominent notices stating that you changed the software and the date of any change. For modified versions of the FDK AAC Codec, the term "Fraunhofer FDK AAC Codec Library for Android" must be replaced by the term "Third-Party Modified Version of the Fraunhofer FDK AAC Codec Library for Android."

3. NO PATENT LICENSE

NO EXPRESS OR IMPLIED LICENSES TO ANY PATENT CLAIMS, including without limitation the patents of Fraunhofer, ARE GRANTED BY THIS SOFTWARE LICENSE. Fraunhofer provides no warranty of patent non-infringement with respect to this software.

You may use this FDK AAC Codec software or modifications thereto only for purposes that are authorized by appropriate patent licenses.

4. DISCLAIMER

This FDK AAC Codec software is provided by Fraunhofer on behalf of the copyright holders and contributors "AS IS" and WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, including but not limited to the implied warranties of merchantability and fitness for a particular purpose. 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), arising in any way out of the use of this software, even if advised of the possibility of such damage.

5. CONTACT INFORMATION

Fraunhofer Institute for Integrated Circuits IIS
Attention: Audio and Multimedia Departments - FDK AAC LL
Am Wolfsmantel 33
91058 Erlangen, Germany
www.iis.fraunhofer.de/amm
amm-info@iis.fraunhofer.de

DELIMITER [L34-0]

Part [L34-0_ok(PT0000014994)]

Part [L35-0_ok(PT0000014995)]

DELIMITER [L35-0]

Information on fsck_msdos

/*

*Copyright (C) 1995, 1997 Wolfgang Solfrank

*Copyright (c) 1995 Martin Husemann

*

* 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 acknowledgement:

* This product includes software developed by Martin Husemann

* and Wolfgang Solfrank.

* 4. Neither the name of the University nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHORS "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 AUTHORS 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.

*/

DELIMITER [L35-0]

Part [L35-0_ok(PT0000014995)]

Part [L36-0_ok(PT0000014996)]

DELIMITER [L36-0]

Information on init

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

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

Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L36-0]

Part [L36-0_ok(PT0000014996)]

Part [L37-0_ok(PT0000015000)]

DELIMITER [L37-0]

Information on iozone

Copyright 1991, 1992, 1994, 1998, 1999, 2002 William D. Norcott

License to freely use and distribute this software is hereby granted by the author, subject to the condition that

this copyright notice remains intact. The author retains the exclusive right to publish derivative works based on this work, including, but not limited to, revised versions of this work.

THIS SOFTWARE IS PROVIDED BY DON CAPPS AND THE IOZONE CREW "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 REGENTS 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.

DELIMITER [L37-0]

Part [L37-0_ok(PT0000015000)]

Part [L38-0_ok(PT0000015001)]

DELIMITER [L38-0]

Information on JsonCpp

The JsonCpp library's source code, including accompanying documentation, tests and demonstration applications, are licensed under the following conditions...

The author (Baptiste Lepilleur) explicitly disclaims copyright in all jurisdictions which recognize such a disclaimer. In such jurisdictions, this software is released into the Public Domain.

In jurisdictions which do not recognize Public Domain property (e.g. Germany as of 2010), this software is Copyright (c) 2007-2010 by Baptiste Lepilleur, and is released under the terms of the MIT License (see below).

In jurisdictions which recognize Public Domain property, the user of this software may choose to accept it either as 1) Public Domain, 2) under the conditions of the MIT License (see below), or 3) under the terms of dual Public Domain/MIT License conditions described here, as they choose.

The MIT License is about as close to Public Domain as a license can get, and is described in clear, concise terms at:

http://en.wikipedia.org/wiki/MIT_License

The full text of the MIT License follows:

=====

Copyright (c) 2007-2010 Baptiste Lepilleur

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.

=====
(END LICENSE TEXT)

The MIT license is compatible with both the GPL and commercial software, affording one all of the rights of Public Domain with the minor nuisance of being required to keep the above copyright notice and license text in the source code. Note also that by accepting the Public Domain "license" you can re-license your copy using whatever license you like.

DELIMITER [L38-0]

Part [L38-0_ok(PT0000015001)]

Part [L39-0_ok(PT0000015002)]

DELIMITER [L39-0]

Information on libc_stubs

Copyright (c) 2005-2010, The Android Open Source 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:

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

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

*Neither the name of The Android Open Source Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

Copyright (c) 2004 by Internet Systems Consortium, Inc. ("ISC")

Copyright (c) 1995,1996,1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND ISC DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL ISC BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Portions Copyright (c) 1995 by International Business Machines, Inc.

International Business Machines, Inc. (hereinafter called IBM) grants permission under its copyrights to use, copy, modify, and distribute this Software with or without fee, provided that the above copyright notice and all paragraphs of this notice appear in all copies, and that the name of IBM not be used in connection with the marketing of any product incorporating the Software or modifications thereof, without specific, written prior permission.

To the extent it has a right to do so, IBM grants an immunity from suit under its patents, if any, for the use, sale or manufacture of products to the extent that such products are used for performing Domain Name System dynamic updates in TCP/IP networks by means of the Software. No immunity is granted for any product per se or for any other function of any product.

THE SOFTWARE IS PROVIDED "AS IS", AND IBM DISCLAIMS ALL WARRANTIES, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE, EVEN IF IBM IS APPRISED OF THE POSSIBILITY OF SUCH DAMAGES.

Copyright (c) 1997, 1998, 1999, 2004 The NetBSD Foundation, Inc. All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Luke Mewburn; and by Jason R. Thorpe. This code is derived from software contributed to The NetBSD Foundation by Christos Zoulas.

Copyright (c) 1993 Christopher G. Demetriou

Copyright (c) 1983, 1985, 1993 The Regents of the University of California. All rights reserved.

Copyright (c) 2000 Ben Harris.

Copyright (C) 1995, 1996, 1997, and 1998 WIDE 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. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT 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 PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2003 Networks Associates Technology, Inc. All rights reserved.

Portions of this software were developed for the FreeBSD Project by Jacques A. Vidrine, Safeport Network Services, and Network Associates Laboratories, the Security Research Division of Network Associates, Inc. under DARPA/SPAWAR contract N66001-01-C-8035 ("CBOSS"), as part of the DARPA CHATS research program.

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.

Portions Copyright (c) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1997 Mark Brinicombe
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 acknowledgement:
This product includes software developed by Mark Brinicombe
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1993 Martin Birgmeier
All rights reserved.

You may redistribute unmodified or modified versions of this source code provided that the above copyright notice and this and the following conditions are retained.

This software is provided "as is", and comes with no warranties of any kind. I shall in no event be liable for anything that happens to anyone/anything when using this software.

Arc4 random number generator for OpenBSD. Copyright 1996 David Mazieres <dm@lcs.mit.edu>;.

Modification and redistribution in source and binary forms is permitted provided that due credit is given to the author and the OpenBSD project by leaving this copyright notice intact.

Copyright (c) 1999 Kungliga Tekniska Högskolan (Royal Institute of Technology, Stockholm, Sweden). 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. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS 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 KTH 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. */

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

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

=====
Copyright (c) 1997, 2005 Todd C. Miller <Todd.Miller@courtesan.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1989, 1993
The Regents of the University of California. All rights reserved.
(c) UNIX System Laboratories, Inc.

All or some portions of this file are derived from material licensed to the University of California by American

Telephone and Telegraph Co. or Unix System Laboratories, Inc. and are reproduced herein with the permission of UNIX System Laboratories, Inc.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1995, 1996 Carnegie-Mellon University. All rights reserved.

Author: Chris G. Demetriou

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator or Software.Distribution@CS.CMU.EDU
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

any improvements or extensions that they make and grant Carnegie the rights to redistribute these changes.

Copyright (c) 1995, 1996 Carnegie-Mellon University. All rights reserved.

Author: Chris G. Demetriou

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator or Software.Distribution@CS.CMU.EDU
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

any improvements or extensions that they make and grant Carnegie the rights to redistribute these changes.

Copyright (c) 2003 Networks Associates Technology, Inc. All rights reserved.

Portions of this software were developed for the FreeBSD Project by Jacques A. Vidrine, Safeport Network Services, and Network Associates Laboratories, the Security Research Division of Network Associates, Inc. under DARPA/SPAWAR contract N66001-01-C-8035 ("CBOSS"), as part of the DARPA CHATS research program.

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.

DELIMITER [L39-0]

Part [L39-0_ok(PT0000015002)]

Part [L40-0_ok(PT0000015010)]

DELIMITER [L40-0]

Information on libglibc_bridge

Copyright (c) 2005-2010, The Android Open Source 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:

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

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

*Neither the name of The Android Open Source Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

Copyright (c) 2004 by Internet Systems Consortium, Inc. ("ISC")

Copyright (c) 1995,1996,1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND ISC DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL ISC BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Portions Copyright (c) 1995 by International Business Machines, Inc.

International Business Machines, Inc. (hereinafter called IBM) grants permission under its copyrights to use, copy, modify, and distribute this Software with or without fee, provided that the above copyright notice and all paragraphs of this notice appear in all copies, and that the name of IBM not be used in connection with the marketing of any product incorporating the Software or modifications thereof, without specific, written prior permission.

To the extent it has a right to do so, IBM grants an immunity from suit under its patents, if any, for the use, sale or manufacture of products to the extent that such products are used for performing Domain Name System dynamic updates in TCP/IP networks by means of the Software. No immunity is granted for any product per se or for any other function of any product.

THE SOFTWARE IS PROVIDED "AS IS", AND IBM DISCLAIMS ALL WARRANTIES, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE, EVEN IF IBM IS APPRISED OF THE POSSIBILITY OF SUCH DAMAGES.

Copyright (c) 1997, 1998, 1999, 2004 The NetBSD Foundation, Inc.
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Luke Mewburn; and by Jason R. Thorpe.

This code is derived from software contributed to The NetBSD Foundation by Christos Zoulas.

Copyright (c) 1993 Christopher G. Demetriou

Copyright (c) 1983, 1985, 1993 The Regents of the University of California. All rights reserved.

Copyright (c) 2000 Ben Harris.

Copyright (C) 1995, 1996, 1997, and 1998 WIDE 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. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT 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 PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2003 Networks Associates Technology, Inc.

All rights reserved.

Portions of this software were developed for the FreeBSD Project by Jacques A. Vidrine, Safeport Network Services, and Network Associates Laboratories, the Security Research Division of Network Associates, Inc. under DARPA/SPAWAR contract N66001-01-C-8035 ("CBOSS"), as part of the DARPA CHATS research program.

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.

Portions Copyright (c) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1997 Mark Brinicombe

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 acknowledgement: This product includes software developed by Mark Brinicombe
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1993 Martin Birgmeier
All rights reserved.

You may redistribute unmodified or modified versions of this source code provided that the above copyright notice and this and the following conditions are retained.

This software is provided "as is", and comes with no warranties of any kind. I shall in no event be liable for anything that happens to anyone/anything when using this software.

Arc4 random number generator for OpenBSD.
Copyright 1996 David Mazieres <dm@lcs.mit.edu>..

Modification and redistribution in source and binary forms is permitted provided that due credit is given to the author and the OpenBSD project by leaving this copyright notice intact.

Copyright (c) 1999 Kungliga Tekniska Högskolan (Royal Institute of Technology, Stockholm, Sweden).
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. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS 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 KTH 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. */

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

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

=====
Copyright (c) 1997, 2005 Todd C. Miller <Todd.Miller@courtesan.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1989, 1993

The Regents of the University of California. All rights reserved. (c) UNIX System Laboratories, Inc. All or some portions of this file are derived from material licensed to the University of California by American Telephone and Telegraph Co. or Unix System Laboratories, Inc. and are reproduced herein with the permission of UNIX System Laboratories, Inc.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1995, 1996 Carnegie-Mellon University.
All rights reserved.

Author: Chris G. Demetriou

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator or Software.Distribution@CS.CMU.EDU
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

any improvements or extensions that they make and grant Carnegie the rights to redistribute these changes.

Copyright (c) 1995, 1996 Carnegie-Mellon University.
All rights reserved.

Author: Chris G. Demetriou

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator or Software.Distribution@CS.CMU.EDU
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

any improvements or extensions that they make and grant Carnegie the rights to redistribute these changes.

Copyright (c) 2003 Networks Associates Technology, Inc.
All rights reserved.

Portions of this software were developed for the FreeBSD Project by Jacques A. Vidrine, Safeport Network Services, and Network Associates Laboratories, the Security Research Division of Network Associates, Inc. under DARPA/SPAWAR contract N66001-01-C-8035 ("CBOSS"), as part of the DARPA CHATS research program.

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.

DELIMITER [L40-0]

Part [L40-0_ok(PT0000015010)]

Part [L41-0_ok(PT0000015011)]

DELIMITER [L41-0]

Information on libion

Copyright (c) 2011 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed

on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of

electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

DELIMITER [L41-0]

Part [L41-0_ok(PT0000015011)]

Part [L42-0_ok(PT0000015012)]

DELIMITER [L42-0]

Information on liblog

Copyright (c) 2005-2014, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

Apache License
Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby

grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

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

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L42-0]

Part [L42-0_ok(PT0000015012)]

Part [L43-0_ok(PT0000015013)]

DELIMITER [L43-0]

Information on libmincrypt

Copyright 2008, The Android Open Source Project

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

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

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

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

THIS SOFTWARE IS PROVIDED BY Google Inc. "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 Google Inc. 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.

DELIMITER [L43-0]

Part [L44-0_ok(PT0000015014)]

DELIMITER [L44-0]

Information on libnetutils

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L44-0]

Part [L44-0_ok(PT0000015014)]

Part [L45-1_ok(PT0000021353)]

DELIMITER [L45-1]

Information on libnfc-nci

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. **Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. **Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such

Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

DELIMITER [L45-1]

Part [L45-1_ok(PT0000021353)]

Part [L46-1_ok(PT0000020111)]

DELIMITER [L46-1]

Information on libpng

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

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:

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

This code is released under the libpng license.

libpng versions 1.0.7, July 1, 2000 through 1.6.34, September 29, 2017 are Copyright (c) 2000-2002, 2004, 2006-2017 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudhe
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

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

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners and are released under other open source licenses.

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

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

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

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

Some files in the "scripts" directory have other copyright owners but are released under this license.

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

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

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

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

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

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

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

END OF COPYRIGHT NOTICE, DISCLAIMER, and LICENSE.

TRADEMARK:

The name "libpng" has not been registered by the Copyright owner as a trademark in any jurisdiction. However, because libpng has been distributed and maintained world-wide, continually since 1995, the Copyright owner claims "common-law trademark protection" in any jurisdiction where common-law trademark is recognized.

OSI CERTIFICATION:

Libpng is OSI Certified Open Source Software. OSI Certified Open Source is a certification mark of the Open Source Initiative. OSI has not addressed the additional disclaimers inserted at version 1.0.7.

EXPORT CONTROL:

The Copyright owner believes that the Export Control Classification Number (ECCN) for libpng is EAR99, which means not subject to export controls or International Traffic in Arms Regulations (ITAR) because it is open source, publicly available software, that does not contain any encryption software. See the EAR, paragraphs 734.3(b)(3) and 734.7(b).

Glenn Randers-Pehrson
glennrp at users.sourceforge.net
September 29, 2017

DELIMITER [L46-1]

Part [L46-1_ok(PT0000020111)]

Part [L47-0_ok(PT0000015017)]

DELIMITER [L47-0]

Information on libsparse

Copyright (c) 2013 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

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

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L47-0]

Part [L47-0_ok(PT0000015017)]

Part [L48-0_ok(PT0000015018)]

DELIMITER [L48-0]

Information on libsysutils

Copyright (c) 2008 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

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

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L48-0]

Part [L48-0_ok(PT0000015018)]

Part [L49-0_ok(PT0000015019)]

DELIMITER [L49-0]

Information on libusbhost

Copyright (c) 2010 The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

conditions:

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

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

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L49-0]

Part [L49-0_ok(PT0000015019)]

Part [L50-0_ok(PT0000015020)]

DELIMITER [L50-0]

Information on lk

/*

* Copyright (c) 2008-2010 Travis Geiselbrecht

*

* 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.

*/

DELIMITER [L50-0]

Part [L50-0_ok(PT0000015020)]

Part [L51-0_ok(PT0000015021)]

DELIMITER [L51-0]

Information on logcat

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of

electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

DELIMITER [L51-0]

Part [L51-0_ok(PT0000015021)]

Part [L52-0_ok(PT0000015022)]

DELIMITER [L52-0]

Information on logwrapper

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

Apache License
Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L52-0]

Part [L52-0_ok(PT0000015022)]

Part [L53-0_ok(PT0000015023)]

DELIMITER [L53-0]

Information on metrics

//Copyright (c) 2010 The Chromium OS Authors. All rights reserved.

//

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

// met:

//

// * Redistributions of source code must retain the above copyright

// notice, this list of conditions and the following disclaimer.

// * Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following disclaimer

// in the documentation and/or other materials provided with the

// distribution.

// * Neither the name of Google Inc. nor the names of its

// contributors may be used to endorse or promote products derived from

// this software without specific prior written permission.

//

// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

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

DELIMITER [L53-0]

Part [L53-0_ok(PT0000015023)]

Part [L54-0_ok(PT0000015024)]

DELIMITER [L54-0]

Information on grep

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav
All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

DELIMITER [L54-0]

Part [L54-0_ok(PT0000015024)]

Part [L55-1_ok(PT0000018128)]

DELIMITER [L55-1]

Information on NotoSansKR/NotoSansThai

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at:

<http://scripts.sil.org/OFL>

SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

TERMINATION

This license becomes null and void if any of the above conditions are not met.

DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

DELIMITER [L55-1]

Part [L55-1_ok(PT0000018128)]

Part [L56-0_ok(PT0000015026)]

DELIMITER [L56-0]

Information on Khronos header files

Copyright (c) 2007-2010 The Khronos Group Inc.

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

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. 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 MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

SGI FREE SOFTWARE LICENSE B (Version 2.0, Sept. 18, 2008)

Copyright (C) 1992 Silicon Graphics, Inc. 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 including the dates of first publication and either this permission notice or a reference to <http://oss.sgi.com/projects/FreeB/> 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 SILICON GRAPHICS, INC. 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.

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

DELIMITER [L56-0]

Part [L56-0_ok(PT0000015026)]

Part [L57-0_ok(PT0000014999)]

DELIMITER [L57-0]

Information on stlport

This software is being distributed under the following terms:

- *
- *
- * Copyright (c) 1994
- * Hewlett-Packard Company
- *
- * Copyright (c) 1996-1999
- * Silicon Graphics Computer Systems, Inc.
- *
- * Copyright (c) 1997
- * Moscow Center for SPARC Technology
- *
- * Copyright (c) 1999-2003
- * Boris Fomitchev
- *
- * This material is provided "as is", with absolutely no warranty expressed

* or implied. Any use is at your own risk.
*
* Permission to use or copy this software for any purpose is hereby granted
* without fee, provided the above notices are retained on all copies.
* Permission to modify the code and to distribute modified code is granted,
* provided the above notices are retained, and a notice that the code was
* modified is included with the above copyright notice.
*

DELIMITER [L57-0]

Part [L57-0_ok(PT0000014999)]

Part [L58-0_ok(PT0000014998)]

DELIMITER [L58-0]

Information on toolbox

Copyright (C) 2010 The Android Open Source Project

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

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

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

Copyright (C) 2014, The Android Open Source 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:

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

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

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

Copyright (c) 1987, 1993

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1987, 1993, 1994

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

DAMAGE.

Copyright (c) 1988, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Jeffrey Mogul.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1988, 1993, 1994

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR

BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1988, 1993, 1994

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by David Hitz of Auspex Systems Inc.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1988, 1993, 1994, 2003

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1989, 1993

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1989, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Kevin Fall.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1989, 1993, 1994
The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Chris Newcomb.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1989, 1993, 1994
The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Ken Smith of The State University of New York at Buffalo.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1990, 1993, 1994, 2003

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1991, 1993

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1991, 1993, 1994

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1991, 1993, 1994

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by Keith Muller of the University of California, San Diego and Lance Visser of Convex Computer Corporation.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1992, 1993, 1994

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

THIS SOFTWARE IS PROVIDED BY THE REGENTS 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 REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1997, 1998, 1999, 2002 The NetBSD Foundation, Inc.
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Jason R. Thorpe of the Numerical Aerospace Simulation Facility, NASA Ames Research Center, by Luke Mewburn and by Tomas Svensson.

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 NETBSD FOUNDATION, INC. 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 FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1998 Robert Nordier
All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE AUTHOR(S) "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(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav
All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav
Copyright (C) 2008 Gabor Kovesdan <gabor@FreeBSD.org>
All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav

Copyright (C) 2008-2009 Gabor Kovesdan <gabor@FreeBSD.org>

All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav

Copyright (C) 2008-2010 Gabor Kovesdan <gabor@FreeBSD.org>

All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav

Copyright (C) 2008-2010 Gabor Kovesdan <gabor@FreeBSD.org>

Copyright (C) 2010 Dimitry Andric <dimitry@andric.com>

All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 1999 James Howard and Dag-Erling Coïdan Smørgrav

Copyright (c) 2008-2009 Gabor Kovesdan <gabor@FreeBSD.org>

All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 2001-2002,2004 The NetBSD Foundation, Inc.

All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Luke Mewburn.

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 NETBSD FOUNDATION, INC. 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 FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2007 The NetBSD Foundation, Inc.
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Luke Mewburn.

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 NETBSD FOUNDATION, INC. 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 FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2008, The Android Open Source 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:

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

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

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

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

Copyright (c) 2009, The Android Open Source 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:

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

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

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

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

Copyright (c) 2010 The NetBSD Foundation, Inc.
All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. 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 FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2010, The Android Open Source 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:

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

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

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

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

Copyright (c) 2012, The Android Open Source 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:

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

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

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

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

Copyright (c) 2013, The Android Open Source 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:

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

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

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

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

Copyright (c) 2014, The Android Open Source 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:

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

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

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

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

DELIMITER [L58-0]

Part [L58-0_ok(PT0000014998)]

Part [L59-1_ok(PT0000021354)]

DELIMITER [L59-1]

Information on zlib

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

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

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

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

Jean-loup Gailly: jloup@gzip.org

Mark Adler: madler@alumni.caltech.edu

Information on libcutils

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

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

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L60-0]

Part [L60-0_ok(PT0000015067)]

Part [L61-1_ok(PT0000021355)]

DELIMITER [L61-1]

Information on PCRE

PCRE LICENCE

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation

for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright (c) 1997-2018 University of Cambridge
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2018 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2018 Zoltan Herczeg
All rights reserved.

THE C++ WRAPPER FUNCTIONS

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.

All rights reserved.

THE "BSD" LICENCE

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

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

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

* Neither the name of the University of Cambridge nor the name of Google Inc. nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

End

DELIMITER [L61-1]

Part [L61-1_ok(PT0000021355)]

Part [L62-2_ok(PT0000021364)]

DELIMITER [L62-2]

Information on curl

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2018, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. 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.

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

DELIMITER [L62-2]

Part [L62-2_ok(PT0000021364)]

Part [L63-0_ok(PT0000015070)]

DELIMITER [L63-0]

Information on NSPR

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

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

1.2. "Contributor Version"

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

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

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

1.5. "Incompatible With Secondary Licenses"

means

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

1.6. "Executable Form"

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

1.7. "Larger Work"

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

1.8. "License"

means this document.

1.9. "Licensable"

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

1.10. "Modifications"

means any of the following:

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

1.11. "Patent Claims" of a Contributor

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

1.12. "Secondary License"

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

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

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

2. License Grants and Conditions

2.1. Grants

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

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

transfer either its Contributions or its Contributor Version.

2.2. Effective Date

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

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

(a) for any code that a Contributor has removed from Covered Software;

or

(b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

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

2.4. Subsequent Licenses

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

2.5. Representation

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

2.6. Fair Use

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

2.7. Conditions

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

3. Responsibilities

3.1. Distribution of Source Form

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

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

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

3.3. Distribution of a Larger Work

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

3.4. Notices

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

3.5. Application of Additional Terms

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

4. Inability to Comply Due to Statute or Regulation

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

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are

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

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

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

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant

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

9. Miscellaneous

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

10. Versions of the License

10.1. New Versions

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

10.2. Effect of New Versions

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

10.3. Modified Versions

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

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

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

Exhibit A - Source Code Form License Notice

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

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

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

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

DELIMITER [L63-0]

Part [L63-0_ok(PT0000015070)]

Part [L64-0_ok(PT0000015071)]

DELIMITER [L64-0]

Information on NSS

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

The above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

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

1.2. "Contributor Version"

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

Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

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

1.5. "Incompatible With Secondary Licenses"

means

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

1.6. "Executable Form"

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

1.7. "Larger Work"

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

1.8. "License"

means this document.

1.9. "Licensable"

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

1.10. "Modifications"

means any of the following:

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

1.11. "Patent Claims" of a Contributor

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

1.12. "Secondary License"

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

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

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

2. License Grants and Conditions

2.1. Grants

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

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

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

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

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

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

2.4. Subsequent Licenses

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

2.5. Representation

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

2.6. Fair Use

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

2.7. Conditions

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

3. Responsibilities

3.1. Distribution of Source Form

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

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

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

3.3. Distribution of a Larger Work

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

3.4. Notices

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

3.5. Application of Additional Terms

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

4. Inability to Comply Due to Statute or Regulation

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

5. Termination

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

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

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

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or

otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

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

9. Miscellaneous

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

10. Versions of the License

10.1. New Versions

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

10.2. Effect of New Versions

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

10.3. Modified Versions

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

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

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of

this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

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

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

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

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

DELIMITER [L64-0]

Part [L64-0_ok(PT0000015071)]

Part [L65-0_ok(PT0000015072)]

DELIMITER [L65-0]

Information on Qt

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

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

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

Preamble

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

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

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this

service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

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

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

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

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

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

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

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

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

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

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

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

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

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

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

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

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

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses

the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

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

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

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

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

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

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

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

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

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

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

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

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

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

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

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

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

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

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

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

license version number, you may choose any version ever published by the Free Software Foundation.

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

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

<one line to give the library's name and a brief idea of what it does.>

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

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

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

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

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

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

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

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

That's all there is to it!

DELIMITER [L65-0]

Part [L65-0_ok(PT0000015072)]

Part [L66-0_ok(PT0000015073)]

DELIMITER [L66-0]

Information on QCrashHandler

Copyright (c) 1998 by Bjorn <Reese breese@imada.ou.dk>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE AUTHORS AND CONTRIBUTORS ACCEPT NO RESPONSIBILITY IN ANY CONCEIVABLE MANNER.

DELIMITER [L66-0]

Part [L66-0_ok(PT0000015073)]

Part [L67-0_ok(PT0000015066)]

DELIMITER [L67-0]

Information on QUrl

Copyright (C) Research In Motion Limited 2009. All rights reserved.

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

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

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

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

THIS SOFTWARE IS PROVIDED BY Research In Motion Limited "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 Research In Motion Limited 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.

DELIMITER [L67-0]

Part [L67-0_ok(PT0000015066)]

Part [L68-0_ok(PT0000015065)]

Part [L68-0_ok(PT0000015065)]

Part [L69-0_ok(PT0000015064)]

Part [L69-0_ok(PT0000015064)]

Part [L70-0_ok(PT0000015063)]

Part [L70-0_ok(PT0000015063)]

Part [L71-0_ok(PT0000015062)]

Part [L71-0_ok(PT0000015062)]

Part [L72-0_ok(PT0000015061)]

Part [L72-0_ok(PT0000015061)]

Part [L73-0_ok(PT0000015060)]

Part [L73-0_ok(PT0000015060)]

Part [L74-0_ok(PT0000015059)]

Part [L74-0_ok(PT0000015059)]

Part [L75-0_ok(PT0000015058)]

DELIMITER [L75-0]

Information on TSCII

Copyright (c) 2000 Hans Petter Bieker. All rights reserved.

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

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

THIS SOFTWARE IS PROVIDED BY THE 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 REGENTS 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.

DELIMITER [L75-0]

Part [L75-0_ok(PT0000015058)]

Part [L76-0_ok(PT0000015057)]

DELIMITER [L76-0]

Information on Codecs

Copyright (C) 1999 Serika Kurusugawa, All rights reserved.

Copyright (C) 1999-2000 Mizi Research Inc. All rights reserved.

Copyright (C) 2004, 2005 Daniel M. Duley

Copyright (C) 2000 Ming-Che Chuang

Copyright (C) 2001, 2002 James Su, Turbolinux Inc.

Copyright (C) 2002 WU Yi, HancornLinux Inc.

Copyright (C) 2001, 2002 Anthony Fok, ThizLinux Laboratory Ltd.

Copyright (c) 2000 Hans Petter Bieker. All rights reserved.

Copyright (C) 2001, 2002 ThizLinux Laboratory Ltd.

Copyright (C) 2001, 2002 Turbolinux, Inc.

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 REGENTS 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.

DELIMITER [L76-0]

Part [L76-0_ok(PT0000015057)]

Part [L77-0_ok(PT0000015056)]

DELIMITER [L77-0]

Information on Unicode

Copyright (c) 1991-2009 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

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

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

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

DELIMITER [L77-0]

Part [L77-0_ok(PT0000015056)]

Part [L78-0_ok(PT0000015055)]

Part [L78-0_ok(PT0000015055)]

Part [L79-1_ok(PT0000021356)]

DELIMITER [L79-1]

Information on FreeType2

The FreeType Project LICENSE

2006-Jan-27

Copyright 1996-2002, 2006 by
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. ('as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. ('royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. ('credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""

Portions of this software are copyright © <year> The FreeType Project (www.freetype.org). All rights reserved.

""

Please replace <year> with the value from the FreeType version you actually use.

Legal Terms

=====

0. Definitions

Throughout this license, the terms 'package', 'FreeType Project', and 'FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the 'FreeType Project', be they named as alpha, beta or final release.

'You' refers to the licensee, or person using the project, where 'using' is a generic term including compiling the project's source code as well as linking it to form a 'program' or 'executable'. This program is referred to as 'a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

1. No Warranty

THE FREETYPE PROJECT IS PROVIDED 'AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

2. Redistribution

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file ('FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.

- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

3. Advertising

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: 'FreeType Project', 'FreeType Engine', 'FreeType library', or 'FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is

copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

4. Contacts

There are two mailing lists related to FreeType:

o freetype@nongnu.org

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution. If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

DELIMITER [L79-1]

Part [L79-1_ok(PT0000021356)]

Part [L80-0_ok(PT0000015053)]

DELIMITER [L80-0]

Information on Pixman

Copyright © 2009 Nokia Corporation

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 (including the next paragraph) 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.

Author: Siarhei Siamashka (siarhei.siamashka@nokia.com)

DELIMITER [L80-0]

Part [L80-0_ok(PT0000015053)]

Part [L81-0_ok(PT0000015052)]

DELIMITER [L81-0]

Information on PublicSuffixList

The Public Suffix List is an initiative of the Mozilla Project, but is maintained as a community resource. It is available for use in any software, but was originally created to meet the needs of browser manufacturers. It allows browsers to, for example:

Avoid privacy-damaging "supercookies" being set for high-level domain name suffixes

Highlight the most important part of a domain name in the user interface

Accurately sort history entries by site

The public suffix list is used inside Qt to avoid such "supercookies" mentioned above being set in the cookie jar supported by Qt (by the QNetworkCookieJar class).

See `qtbase/src/network/access/qnetworkcookiejartlds_p.h.INFO` for more information about how the list is used.

DELIMITER [L81-0]

Part [L81-0_ok(PT0000015052)]

Part [L82-0_ok(PT0000015051)]

DELIMITER [L82-0]

Information on EasingEquations

TERMS OF USE - EASING EQUATIONS

Open source under the BSD License.

Copyright © 2001 Robert Penner

All rights reserved.

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

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the author nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-- quoted from qtbase/src/3rdparty/easing/easing.cpp

DELIMITER [L82-0]

Part [L82-0_ok(PT0000015051)]

Part [L83-1_ok(PT0000021365)]

DELIMITER [L83-1]

Information on libjpeg

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

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

This software is copyright (C) 1991-2016, Thomas G. Lane, Guido Vollbeding.
All Rights Reserved except as specified below.

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

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
- (3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

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

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

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

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

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

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

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

DELIMITER [L83-1]

Part [L83-1_ok(PT0000021365)]

Part [L84-0_ok(PT0000017215)]

DELIMITER [L84-0]

Information on libbinder

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by

Sections 1 through 9 of this document.

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L84-0]

Part [L84-0_ok(PT0000017215)]

Part [L85-0_ok(PT0000017216)]

DELIMITER [L85-0]

Information on libhardware

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor

regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L85-0]

Part [L85-0_ok(PT0000017216)]

Part [L86-0_ok(PT0000017217)]

DELIMITER [L86-0]

Information on libpagemap

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

Apache License
Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. **Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. **Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L86-0]

Part [L86-0_ok(PT0000017217)]

Part [L87-0_ok(PT0000017218)]

DELIMITER [L87-0]

Information on procrank

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

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

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. **Grant of Patent License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. **Redistribution.** You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

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

complies with the conditions stated in this License.

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

END OF TERMS AND CONDITIONS

DELIMITER [L87-0]

Part [L87-0_ok(PT0000017218)]

Part [L88-0_ok(PT0000017219)]

DELIMITER [L88-0]

Information on toybox

Copyright (C) 2006, 2013 by Rob Landley <rob@landley.net>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

(Note: some build infrastructure in the kconfig directory is still GPLv2, cleaning that out is a TODO item, but it doesn't affect the resulting binary.)

DELIMITER [L88-0]

Part [L88-0_ok(PT0000017219)]

Part [L89-0_ok(PT0000017220)]

DELIMITER [L89-0]

Information on adb

Copyright (c) 2006-2009, The Android Open Source Project
Copyright 2006, Brian Swetland <swetland@frotz.net>

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any

medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

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

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

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

END OF TERMS AND CONDITIONS

DELIMITER [L89-0]

Part [L89-0_ok(PT0000017220)]

Part [L90-0_ok(PT0000017221)]

DELIMITER [L90-0]

Information on OpenWnn

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

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

You must cause any modified files to carry prominent notices stating that You changed the files; and 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

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

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

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

only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L90-0]

Part [L90-0_ok(PT0000017221)]

Part [L91-1_ok(PT0000021357)]

DELIMITER [L91-1]

Information on ICU

COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright © 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

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

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

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

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

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU 57.1
COPYRIGHT AND PERMISSION NOTICE

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

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

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

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

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

2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
```

```
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
```

```
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# * Institute of Information Science, Academia
# * Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
```

```
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
# University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe----END-----
#
#
# -----COPYING.ipadic----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT Free Software. The following conditions for ICOT
# Free Software applies to the current dictionary as well.
#
# Each User may also freely distribute the Program, whether in its
# original form or modified, to any third party or parties, PROVIDED
# that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear
# on, or be attached to, the Program, which is distributed substantially
# in the same form as set out herein and that such intended
# distribution, if actually made, will neither violate or otherwise
# contravene any of the laws and regulations of the countries having
```



```
# jurisdiction over the User or the intended distribution itself.  
#  
# NO WARRANTY  
#  
# The program was produced on an experimental basis in the course of the  
# research and development conducted during the project and is provided  
# to users as so produced on an experimental basis. Accordingly, the  
# program is provided without any warranty whatsoever, whether express,  
# implied, statutory or otherwise. The term "warranty" used herein  
# includes, but is not limited to, any warranty of the quality,  
# performance, merchantability and fitness for a particular purpose of  
# the program and the nonexistence of any infringement or violation of  
# any right of any third party.  
#  
# Each user of the program will agree and understand, and be deemed to  
# have agreed and understood, that there is no warranty whatsoever for  
# the program and, accordingly, the entire risk arising from or  
# otherwise connected with the program is assumed by the user.  
#  
# Therefore, neither ICOT, the copyright holder, or any other  
# organization that participated in or was otherwise related to the  
# development of the program and their respective officials, directors,  
# officers and other employees shall be held liable for any and all  
# damages, including, without limitation, general, special, incidental  
# and consequential damages, arising out of or otherwise in connection  
# with the use or inability to use the program or any product, material  
# or result produced or otherwise obtained by using the program,  
# regardless of whether they have been advised of, or otherwise had  
# knowledge of, the possibility of such damages at any time during the  
# project or thereafter. Each user will be deemed to have agreed to the  
# foregoing by his or her commencement of use of the program. The term  
# "use" as used herein includes, but is not limited to, the use,  
# modification, copying and distribution of the program and the  
# production of secondary products from the program.  
#  
# In the case where the program, whether in its original form or  
# modified, was distributed or delivered to or received by a user from  
# any person, organization or entity other than ICOT, unless it makes or  
# grants independently of ICOT any specific warranty to the user in  
# writing, such person, organization or entity, will also be exempted  
# from and not be held liable to the user for any such damages as noted  
# above as far as the program is concerned.  
#  
# -----COPYING.ipadic----END-----
```

3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
```

```
# and others. All Rights Reserved.  
#  
# Project: http://code.google.com/p/lao-dictionary/  
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt  
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt  
# (copied below)  
#  
# This file is derived from the above dictionary, with slight  
# modifications.  
# -----  
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification,  
# are permitted provided that the following conditions are met:  
#  
#  
# Redistributions of source code must retain the above copyright notice, this  
# list of conditions and the following disclaimer. Redistributions in  
# binary form must reproduce the above copyright notice, this list of  
# conditions and the following disclaimer in the documentation and/or  
# other materials provided with the distribution.  
#  
#  
# 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.  
# -----
```

4. Burmese Word Break Dictionary Data (burmesedict.txt)

```
# Copyright (c) 2014 International Business Machines Corporation  
# and others. All Rights Reserved.  
#  
# This list is part of a project hosted at:  
# github.com/kanyawtech/myanmar-karen-word-lists  
#  
# -----
```

```
# Copyright (c) 2013, LeRoy Benjamin Sharon
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions
# are met: Redistributions of source code must retain the above
# copyright notice, this list of conditions and the following
# disclaimer. Redistributions in binary form must reproduce the
# above copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided
# with the distribution.
#
# Neither the name Myanmar Karen Word Lists, nor the names of its
# contributors may be used to endorse or promote products derived
# from this software without specific prior written permission.
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
# BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
# TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
# DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
# ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
# TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
# THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
# SUCH DAMAGE.
# -----
```

5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

7. Database Ownership

```
#
# The TZ database itself is not an IETF Contribution or an IETF
# document. Rather it is a pre-existing and regularly updated work
# that is in the public domain, and is intended to remain in the
# public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do
# not apply to the TZ Database or contributions that individuals make
# to it. Should any claims be made and substantiated against the TZ
# Database, the organization that is providing the IANA
```

Considerations defined in this RFC, under the memorandum of
understanding with the IETF, currently ICANN, may act in accordance
with all competent court orders. No ownership claims will be made
by ICANN or the IETF Trust on the database or the code. Any person
making a contribution to the database or code waives all rights to
future claims in that contribution or in the TZ Database.

6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved.

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

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

DELIMITER [L91-1]

Part [L91-1_ok(PT0000021357)]

Part [L95-0_ok(PT0000018032)]

Part [L95-0_ok(PT0000018032)]

Part [L97-0_ok(PT0000019112)]

DELIMITER [L97-0]

Information on harfbuzz-ng

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow.

For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright © 2010,2011,2012 Google, Inc.

Copyright © 2012 Mozilla Foundation

Copyright © 2011 Codethink Limited

Copyright © 2008,2010 Nokia Corporation and/or its subsidiary(-ies)

Copyright © 2009 Keith Stribley
Copyright © 2009 Martin Hosken and SIL International
Copyright © 2007 Chris Wilson
Copyright © 2006 Behdad Esfahbod
Copyright © 2005 David Turner
Copyright © 2004,2007,2008,2009,2010 Red Hat, Inc.
Copyright © 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

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

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

THE COPYRIGHT HOLDER 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 COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

DELIMITER [L97-0]

Part [L97-0_ok(PT0000019112)]

Part [L98-1_ok(PT0000020113)]

DELIMITER [L98-1]

Information on dumpstate

Copyright (c) 2005-2008, The Android Open Source Project

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

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

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license

to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

DELIMITER [L98-1]

Part [L98-1_ok(PT0000020113)]

Part [L99-0_ok(PT0000019114)]

Part [L99-0_ok(PT0000019114)]

Part [L100-0_ok(PT0000019115)]

Part [L100-0_ok(PT0000019115)]

Part [L101-0_ok(PT0000019116)]

DELIMITER [L101-0]

Information on Monkey's Audio SDK

Acknowledgement:

This product is using "Monkey's Audio SDK (<http://www.monkeysaudio.com/>)" without any modifications.

DELIMITER [L101-0]

Part [L101-0_ok(PT0000019116)]

Part [L102-1_ok(PT0000021358)]

DELIMITER [L102-1]

Information on bugreport

Copyright (c) 2009 The Android Open Source Project

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

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

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

DELIMITER [L102-1]

Part [L102-1_ok(PT0000021358)]

Part [L103-1_ok(PT0000021359)]

DELIMITER [L103-1]

Information on libbase

Copyright (c) 2009 The Android Open Source Project

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

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

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

DELIMITER [L103-1]

Part [L103-1_ok(PT0000021359)]

Part [L104-0_ok(PT0000020116)]

DELIMITER [L104-0]

Information on libcxx

=====
libc++ License
=====

The libc++ library is dual licensed under both the University of Illinois "BSD-Like" license and the MIT license. As a user of this code you may choose to use it under either license. As a contributor, you agree to allow your code to be used under both.

Full text of the relevant licenses is included below.

=====
University of Illinois/NCSA
Open Source License

Copyright (c) 2009-2016 by the contributors listed in CREDITS.TXT

All rights reserved.

Developed by:

LLVM Team

University of Illinois at Urbana-Champaign

<http://llvm.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal with 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:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimers.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimers in the documentation and/or other materials provided with the distribution.
- * Neither the names of the LLVM Team, University of Illinois at Urbana-Champaign, nor the names of its contributors may be used to endorse or promote products derived from this Software without specific prior written permission.

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 CONTRIBUTORS 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 WITH THE SOFTWARE.

=====
Copyright (c) 2009-2014 by the contributors listed in CREDITS.TXT

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.

DELIMITER [L104-0]

Part [L104-0_ok(PT0000020116)]

Part [L104-1-0_ok(PT0000020207)]

Part [L104-1-0_ok(PT0000020207)]

Part [L105-0_ok(PT0000020117)]

DELIMITER [L105-0]

Information on libcxrt

The BSD License

Copyright 2010-2011 PathScale, Inc. All rights reserved.

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

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

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

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of PathScale, Inc.

DELIMITER [L105-0]

Part [L105-0_ok(PT0000020117)]

Part [L106-1_ok(PT0000021360)]

DELIMITER [L106-1]

Information on libutils

Copyright (c) 2005-2008, The Android Open Source Project

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

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

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

DELIMITER [L106-1]

Part [L106-1_ok(PT0000021360)]

Part [L107-1_ok(PT0000021361)]

DELIMITER [L107-1]

Information on service

Copyright (c) 2005-2008, The Android Open Source Project

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

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

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

DELIMITER [L107-1]

Part [L107-1_ok(PT0000021361)]

Part [L108-0_ok(PT0000021362)]

DELIMITER [L108-0]

Information on bash

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

The Free Software Foundation has exempted Bash from the requirement of Paragraph 2c of the General Public License. This is to say, there is no requirement for Bash to print a notice when it is started interactively in the usual way. We made this exception because users and standards expect shells not to print such messages. This exception applies to any program that serves as a shell and that is based primarily on Bash as opposed to other GNU software.

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.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

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

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

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

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

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

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

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

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

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

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

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

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

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

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

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

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

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

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

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

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will

be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

Appendix: 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) 19yy <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 St, 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) 19yy 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.

DELIMITER [L108-0]

Part [L108-0_ok(PT0000021362)]

Part [L109-0_ok(PT0000021363)]

DELIMITER [L109-0]

Information on nfc_sequencer

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

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

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

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

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

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

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

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

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

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

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

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

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

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

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

Copyright [yyyy] [name of copyright owner]

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

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

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

DELIMITER [L109-0]

Part [L18-0_ok(PT0000001646)]

DELIMITER [L18-0]

NOT TRANSLATED

DELIMITER [JP]

ソフトウェアに関する重要なお知らせ

本製品に搭載されるソフトウェアには、ソニー株式会社（以下「弊社」とします）が第三者より直接的に又は間接的に使用の許諾を受けたソフトウェアが含まれております。これらのソフトウェアに関する本お知らせを必ずご一読くださいますようお願い申し上げます。

DELIMITER [JP]

DELIMITER [GB]

Important information on software

Included with this product is software, of which permission for use is obtained either directly or indirectly by Sony Corporation (hereafter Sony) through a third party. Make sure to read this important information on software.

DELIMITER [GB]

DELIMITER [FR]

Informations importantes relatives au logiciel

Ce produit intègre un logiciel dont l'autorisation d'utilisation peut être obtenue directement ou indirectement auprès de Sony Corporation (ci-après désigné par Sony) par l'intermédiaire d'un tiers. Veuillez à lire ces informations importantes relatives au logiciel.

DELIMITER [FR]

DELIMITER [DE]

Wichtige Informationen zur Software

Dieses Produkt enthält Software, deren Verwendung durch die Sony Corporation (im Folgenden Sony) direkt oder indirekt von einem Dritten genehmigt wurde. Lesen Sie bitte unbedingt die folgenden wichtigen Informationen zu der Software.

DELIMITER [DE]

DELIMITER [ES]

Información importante acerca del software

Con este producto se incluye un software, cuyo permiso de utilización se ha obtenido directa o indirectamente por parte de Sony Corporation (en adelante Sony) a través de un tercero. Asegúrese de leer esta información importante acerca del software.

DELIMITER [ES]

DELIMITER [IT]

Informazioni importanti sul software

Nel prodotto sono inclusi prodotti software per cui Sony Corporation (di seguito Sony), direttamente o indirettamente mediante terze parti, ha ottenuto un'autorizzazione per l'uso. Leggere le seguenti informazioni importanti sul software.

DELIMITER [IT]

DELIMITER [RU]

Важная информация о программном обеспечении

К данному изделию прилагается программное обеспечение, разрешение на использование которого прямо или косвенно получено Sony Corporation (далее Sony) от третьей стороны. Обязательно прочтите данную важную информацию о программном обеспечении.

DELIMITER [RU]

DELIMITER [CS]

关于软件的重要信息

本产品包含的是Sony Corporation（以下简称Sony）已经通过第三方直接或间接获得使用许可的软件。请务必阅读本重要软件信息。

DELIMITER [CS]

DELIMITER [CT]

軟體的重要資訊

本產品包含的軟體使用權是直接或間接透過第三方從Sony Corporation（以下稱為Sony）取得。務必閱讀此軟體的重要資訊。

DELIMITER [CT]

DELIMITER [KR]

소프트웨어에 대한 중요한 정보

이 제품에 소프트웨어가 함께 포함되며, 이 소프트웨어의 사용 권한은 제3자를 통해 Sony Corporation (이하 Sony)으로부터 직접 또는 간접적으로 획득하실 수 있습니다. 소프트웨어에 대한 이 중요한 정보를 반드시 읽어 보십시오.

DELIMITER [KR]

DELIMITER [SE]

Viktig information om programvaran

Med denna produkt följer en programvara, för vilken användningstillstånd har erhållits antingen direkt eller indirekt av Sony Corporation (härefter Sony) genom en tredje part. Läs denna viktiga information om programvaran.

DELIMITER [SE]

DELIMITER [FI]

Tärkeitä ohjelmistoa koskevia tietoja

Tämän tuotteen mukana toimitetaan ohjelmisto, jonka käyttöoikeuden myöntää Sony Corporation (tästä eteenpäin Sony) kolmannen osapuolen kautta suoraan tai epäsuorasti. Lue nämä ohjelmistoa koskevat tärkeät tiedot.

DELIMITER [FI]

DELIMITER [DK]

Vigtige oplysninger om software

Med dette produkt følger software, som Sony Corporation (herefter Sony) direkte eller indirekte giver tilladelse til at anvende gennem en tredjepart. Sørg for at læse disse vigtige oplysninger om software.

DELIMITER [DK]

DELIMITER [NO]

Viktig informasjon om programvaren

Dette produktet inkluderer programvarer, og tillatelsen til å bruke dem er anskaffet enten direkte eller indirekte

fra Sony Corporation (heretter omtalt som Sony) gjennom en tredje part. Sørg for å lese denne viktige programvareinformasjonen.

DELIMITER [NO]

DELIMITER [PT]

Informações importantes sobre o software

Com este produto, é incluído software, cuja permissão de utilização é obtida directa ou indirectamente pela Sony Corporation (daqui em diante referida como Sony) através de terceiros. Certifique-se de que lê estas informações importantes sobre o software.

DELIMITER [PT]

DELIMITER [GR]

Σημαντικές πληροφορίες για το λογισμικό

Με το παρόν προϊόν παρέχεται λογισμικό, άδεια χρήσης του οποίου χορηγείται άμεσα ή έμμεσα από τη Sony Corporation (εφεξής Sony) μέσω τρίτου κατασκευαστή. Είναι σημαντικό να διαβάσετε τις παρούσες σημαντικές πληροφορίες σχετικά με το λογισμικό.

DELIMITER [GR]

DELIMITER [TR]

Yazılım hakkında önemli bilgiler

Bu ürünle birlikte, kullanım izni Sony Corporation (bundan sonra Sony olarak anılacaktır) tarafından bir üçüncü taraf üzerinden doğrudan veya dolaylı olarak elde edilen yazılım verilmektedir. Yazılımla ilgili bu önemli bilgileri okumaya dikkat edin.

DELIMITER [TR]

DELIMITER [NL]

Belangrijke informatie over software

Bij dit product is software geleverd waarvoor de gebruikstoestemming rechtstreeks of onrechtstreeks werd verkregen door Sony Corporation (hierna Sony) via een derde partij. Lees deze belangrijke informatie over software.

DELIMITER [NL]

DELIMITER [HU]

Fontos szoftverinformációk

A termékhez tartozik olyan szoftver, amelynek használati engedélyeit a Sony Corporation (a továbbiakban Sony) közvetlenül vagy közvetve szerzi be harmadik félen keresztül. Mindenképpen olvassa el ezen szoftverrel kapcsolatos fontos információkat.

DELIMITER [HU]

DELIMITER [CZ]

Důležité údaje o softwaru

Tento výrobek obsahuje software, pro jehož použití získává společnost Sony Corporation (dále jen Sony) povolení přímo nebo nepřímo prostřednictvím třetí strany. Přečtěte si tyto důležité informace o softwaru.

DELIMITER [CZ]

DELIMITER [PL]

Ważne informacje dotyczące oprogramowania

Do niniejszego produktu jest dołączone oprogramowanie, na którego użycie firma Sony Corporation (dalej

„Sony”) uzyskała zezwolenie, bezpośrednio lub pośrednio za pośrednictwem podmiotu trzeciego. Należy pamiętać o zapoznaniu się z ważnymi informacjami na temat oprogramowania.

DELIMITER [PL]

DELIMITER [SK]

Dôležité informácie týkajúce sa softvéru

Súčasťou tohto produktu je softvér, na používanie ktorého je poskytované povolenie priamo alebo nepriamo spoločnosťou Sony Corporation (ďalej len Sony) prostredníctvom tretej strany. Prečítajte si tieto dôležité informácie týkajúce sa softvéru.

DELIMITER [SK]

DELIMITER [UA]

Важлива інформація щодо програмного забезпечення

У цьому виробі присутнє інтегроване програмне забезпечення, дозвіл на використання якого отримано Sony Corporation (надалі Sony) у прямий або в непрямий спосіб через треті особи. Обов'язково прочитайте цю важливу інформацію щодо програмного забезпечення.

DELIMITER [UA]

DELIMITER [RO]

Informații importante privind software-ul

În acest produs este inclus software pentru care aprobarea de utilizare este obținută direct sau indirect de către Sony Corporation (denumită în continuare Sony) prin intermediul unei terțe părți. Asigurați-vă că citiți aceste informații importante privind software-ul.

DELIMITER [RO]

DELIMITER [BG]

Важна информация за софтуера

В този продукт е включен софтуер, чието разрешение за ползване се получава директно или косвено от Sony Corporation (тук и по-нататък Sony) чрез трета страна. Уверете се, че сте прочели тази важна информация за софтуера.

DELIMITER [BG]

DELIMITER [SI]

Pomembne informacije o programski opremi

V to napravo je vključena programska oprema, za katero je posredno ali neposredno dala dovoljenje družba Sony Corporation (v nadaljevanju: Sony) prek tretje osebe. Preberite te pomembne informacije o programski opremi.

DELIMITER [SI]

DELIMITER [EE]

Tähtis teave tarkvara kohta

Käesoleva tootega on kaasas tarkvara, mille kasutamiseks annab otseselt või kaudselt kolmanda isiku kaudu loa ettevõtte Sony Corporation (edaspidi lühidalt Sony). Lugege tähtis teave tarkvara kohta kindlasti läbi.

DELIMITER [EE]

DELIMITER [LT]

Svarbi informacija dėl programinės įrangos

Su šiuo gaminiu pridama programinė įranga, kurią naudoti leidimą tiesiogiai arba netiesiogiai per trečiąją šalį

gavo Sony Corporation (toliau vadinama Sony). Būtinai perskaitykite šią svarbią informaciją dėl programinės įrangos.

DELIMITER [LT]

DELIMITER [LV]

Svarīga informācija par programmatūru

Šajā produktā ir iekļauta programmatūra, kuras lietošanas atļauju tieši vai netieši ir ieguvis uzņēmums Sony Corporation (turpmāk tekstā — Sony), izmantojot trešo pušu pakalpojumus. Noteikti izlasiet šo svarīgo informāciju par programmatūru.

DELIMITER [LV]

DELIMITER [L18-0]

Part [L18-0_ok(PT0000001646)]

Part [L19-1_ok(PT0000012210)]

DELIMITER [L19-1]

NOT TRANSLATED

DELIMITER [JP]

GNU GPL/LGPL 適用ソフトウェアに関するお知らせ

本製品には、以下のGNU General Public License（以下「GPL」とします）またはGNU Lesser General Public License（以下「LGPL」とします）の適用を受けるソフトウェア（下記「パッケージリスト」を参照）が含まれております。お客様には添付のGPL/LGPLに従いこれらのソフトウェアソースコードの入手、改変、再配布の権利があることをお知らせいたします。

これらのソースコードは、Webでご提供しております。ダウンロードする際には、PC等のWebブラウザで以下のURLにアクセスしてください。

<http://oss.sony.net/Products/Linux/>

なお、ソースコードの中身についてのお問い合わせはご遠慮ください。

DELIMITER [JP]

DELIMITER [GB]

Information on software applicable to GNU GPL/LGPL

Included with this product is software (refer to the following “Package List”) which is subject to the following GNU General Public License (hereafter GPL) or GNU Lesser General Public License (hereafter LGPL).

Users have the right to obtain, modify and redistribute the source code of software in accordance with the attached GPL/LGPL.

Sony provides these source codes on the following web site. Please visit the following web site to obtain the source codes.

<http://oss.sony.net/Products/Linux/>

Please do not make direct requests for the contents of the source codes.

DELIMITER [GB]

DELIMITER [FR]

Informations relatives au logiciel couvert par la GNU GPL/LGPL

Ce produit intègre un logiciel (voir la « Liste des packages » ci-dessous) couvert par la GNU General Public License (ci-après appelée GPL) ou la GNU Lesser General Public License (ci-après appelée LGPL) suivantes.

Les utilisateurs sont autorisés à obtenir, modifier et redistribuer le code source du logiciel conformément aux licences GPL/LGPL jointes.

Sony fournit ces codes source sur le site Web suivant. Pour obtenir les codes source, visitez le site Web

suivant.

<http://oss.sony.net/Products/Linux/>

Veuillez ne pas demander directement le contenu des codes source.

DELIMITER [FR]

DELIMITER [DE]

Informationen zu Software, die der GNU GPL/LGPL unterliegt

Dieses Produkt enthält Software (siehe die folgende „Liste der mitgelieferten Software“), die der folgenden GNU General Public License (im Folgenden als GPL bezeichnet) oder der GNU Lesser General Public License (im Folgenden als LGPL bezeichnet) unterliegt. Die Benutzer haben das Recht, den Quellcode der Software abzurufen, zu modifizieren und weiterzugeben, und zwar gemäß den Bestimmungen der beiliegenden GPL/LGPL.

Sony stellt den Quellcode auf der folgenden Website zur Verfügung. Rufen Sie den Quellcode bitte gegebenenfalls von der folgenden Website ab.

<http://oss.sony.net/Products/Linux/>

Richten Sie bitte keine direkten Anfragen bezüglich des Inhalts des Quellcodes an uns.

DELIMITER [DE]

DELIMITER [ES]

Información acerca del software aplicable a GNU GPL/LGPL

Con este producto se incluye un software (consulte la siguiente “Lista de paquetes”) que está sujeto a una de las siguientes licencias: GNU General Public License (en adelante GPL) o GNU Lesser General Public License (en adelante LGPL). Los usuarios tienen derecho a obtener, modificar y redistribuir el código fuente del software de acuerdo con la GPL/LGPL adjunta.

Sony proporciona dichos códigos fuente en el siguiente sitio web. Visite la siguiente página web para obtener los códigos fuente.

<http://oss.sony.net/Products/Linux/>

No realice consultas directas de los contenidos de los códigos fuente.

DELIMITER [ES]

DELIMITER [IT]

Informazioni sul software con licenza GNU GPL/LGPL

Con il prodotto sono forniti componenti software (vedere il seguente “Elenco dei pacchetti”) soggetti alle seguenti licenze GNU General Public License (di seguito GPL) o GNU Lesser General Public License (di seguito LGPL). Gli utenti hanno il diritto di ottenere, modificare e ridistribuire il codice sorgente del software nel rispetto della licenza GPL/LGPL allegata.

Sony mette a disposizione il codice sorgente sul seguente sito Web. Visitare il sito per scaricare il codice sorgente.

<http://oss.sony.net/Products/Linux/>

Si prega di non inviare richieste dirette sul contenuto del codice sorgente.

DELIMITER [IT]

DELIMITER [RU]

Информация о программном обеспечении, на которое распространяется действие лицензии GNU GPL/LGPL

На изделие установлено программное обеспечение (см. упаковочную ведомость), распространяемое по следующей стандартной общественной лицензии GNU (далее “лицензия GPL”) или стандартной

общественной лицензии ограниченного применения GNU (далее “лицензия LGPL”). Пользователи имеют право получать, изменять и распространять исходный код программного обеспечения в соответствии с прилагаемыми лицензиями GPL/LGPL.

Sony предоставляет данные исходные коды на следующем веб-сайте. Для получения исходных кодов посетите следующий веб-сайт.

<http://oss.sony.net/Products/Linux/>

Просим не направлять прямых запросов предоставить исходные коды.

DELIMITER [RU]

DELIMITER [CS]

关于软件适用于GNU GPL/LGPL的信息

本产品包含的是受以下GNU General Public License (以下简称GPL) 或GNU Lesser General Public License (以下简称LGPL) 条款限制的软件 (请参阅以下“工具包清单”)。用户根据添附的GPL/LGPL有权获得、修改和再分配软件的源代码。

Sony在以下网站上提供这些源代码。请访问以下网站以获得源代码。

<http://oss.sony.net/Products/Linux/>

请勿直接询问源代码的内容。

。

DELIMITER [CS]

DELIMITER [CT]

軟體資訊適用於GNU GPL/LGPL

本產品包含的軟體 (以下稱為“包裝清單”) 受到下列GNU General Public License (以下稱為GPL) 或GNU Lesser General Public License (以下稱為LGPL) 的規範。使用者有權利根據隨附GPL/LGPL取得、更改與重新分配軟體的原始碼。

Sony在以下網站提供這些原始碼。請造訪以下網站以取得原始碼。

<http://oss.sony.net/Products/Linux/>

請勿直接索取原始碼的內容。

DELIMITER [CT]

DELIMITER [KR]

GNU GPL/LGPL에 해당되는 소프트웨어에 대한 정보

이 제품에 소프트웨어가 함께 포함되며(다음 “패키지 목록” 참조), 이 소프트웨어는 다음과 같은 GNU General Public License (이하 GPL) 또는 GNU Lesser General Public License (이하 LGPL)에 종속됩니다.

사용자는 첨부된 GPL/LGPL에 따라 소프트웨어의 소스 코드를 획득, 수정 및 재배포할 수 있는 권한이 있습니다.

Sony는 이들 소스 코드를 다음 웹 사이트에서 제공합니다. 소스 코드를 획득하려면 다음 웹 사이트를 방문하십시오.

<http://oss.sony.net/Products/Linux/>

소스 코드의 콘텐츠를 직접 요청하지는 말아 주십시오.

DELIMITER [KR]

DELIMITER [SE]

Information om programvara som regleras av GNU GPL/LGPL

Med denna produkt följer en programvara (se följande ”Paketlista”) som regleras av följande GPL-licens (GNU General Public License) (härefter GPL) eller LGPL-licens (GNU Lesser General Public License) (härefter LGPL). Användare har rätt att erhålla, ändra och distribuera programvarans källkod enligt bifogade GPL/LGPL.

Sony tillhandahåller dessa källkoder på följande webbplatser. Om du vill hämta källkoderna besöker du följande webbplats.

<http://oss.sony.net/Products/Linux/>

Vänligen gör inte direkta förfrågningar beträffande innehållet i källkoderna.

DELIMITER [SE]

DELIMITER [FI]

Tietoja GNU GPL/LGPL -lisenssien alaisista ohjelmistoista

Tämän tuotteen mukana toimitetaan ohjelmistoja (katso alla olevaa kohtaa ”Paketin sisältö”), jotka ovat seuraavan GNU General Public License -lisenssin (tästä eteenpäin GPL) tai GNU Lesser General Public License -lisenssin (tästä eteenpäin LGPL) alaisia. Käyttäjällä on oikeus hankkia, muokata ja jaella ohjelmiston lähdekoodia oheisen GPL/LGPL-lisenssin mukaisesti.

Sony tarjoaa nämä lähdekoodit seuraavassa sivustossa. Voit hankkia lähdekoodit tästä sivustosta.

<http://oss.sony.net/Products/Linux/>

Älä pyydä lähdekoodien sisältöjä suoraan.

DELIMITER [FI]

DELIMITER [DK]

Oplysninger om software, som gælder for GNU GPL/LGPL

Med dette produkt følger software (se følgende ”Pakkelliste”), som er underlagt følgende GNU General Public License (herefter GPL) eller GNU Lesser General Public License (herefter LGPL). Brugere har ret til at få, ændre og omfordele softwarens kildekode i overensstemmelse med vedhæftede GPL/LGPL.

Sony stiller disse kildekoder til rådighed på følgende websted. Besøg følgende websted for at få kildekodeerne.

<http://oss.sony.net/Products/Linux/>

Gør venligst ikke direkte krav på indhold i kildekoder.

DELIMITER [DK]

DELIMITER [NO]

Programvareinformasjon som gjelder GNU GPL/LGPL

Dette produktet inneholder programvarer (se ”Innholdsliste” nedenfor) som er underlagt følgende GPL- (GNU general public license) eller LGPL-lisenser (GNU lesser general public license). Brukere har rett til å motta, endre og videreformidle kildekode til programvaren iht. vedlagte GPL/LGPL.

Sony formidler disse kildekodeene på nettstedet nedenfor. Besøk dette nettstedet for å få kildekodeene:

<http://oss.sony.net/Products/Linux/>

Vennligst ikke send direkte henvendelser om innholdet i kildekodeene.

DELIMITER [NO]

DELIMITER [PT]

Informações sobre software aplicável a GNU GPL/LGPL

Com este produto, é incluído software (consulte a “Lista de Pacotes” seguinte) sujeito à Licença Pública Geral GNU seguinte (daqui em diante referida como GPL) ou à Licença Pública Geral Inferior GNU (daqui em diante referida como LGPL). Os utilizadores têm o direito de obter, modificar e redistribuir o código-fonte do software de acordo com a GPL/LGPL em anexo.

A Sony providencia estes códigos-fonte no seguinte website. Visite o seguinte website para obter os códigos-fonte.

<http://oss.sony.net/Products/Linux/>

Não efectue pedidos directos relacionados com os conteúdos dos códigos-fonte.

DELIMITER [PT]

DELIMITER [GR]

Πληροφορίες σχετικά με το λογισμικό που ισχύει για άδειες χρήσης GNU GPL/LGPL

Με το παρόν προϊόν παρέχεται λογισμικό (συμβουλευτείτε την παρακάτω “Λίστα πακέτων”), το οποίο υπόκειται στην παρακάτω άδεια χρήσης GNU General Public License (εφεξής GPL) ή στην άδεια χρήσης GNU Lesser General Public License (εφεξής LGPL). Οι χρήστες έχουν δικαίωμα λήψης, τροποποίησης και αναδιανομής του πηγαίου κώδικα του λογισμικού, σύμφωνα με τη συνημμένη άδεια χρήσης GPL/LGPL.

Η Sony παρέχει αυτούς τους πηγαίους κώδικες στην ακόλουθη τοποθεσία Web. Επισκεφτείτε την ακόλουθη τοποθεσία Web για να λάβετε τους πηγαίους κώδικες.

<http://oss.sony.net/Products/Linux/>

Παρακαλείστε να μην απευθύνετε άμεσες αιτήσεις για τα περιεχόμενα του πηγαίου κώδικα.

DELIMITER [GR]

DELIMITER [TR]

GNU GPL/LGPL'ye uygulanabilir yazılımla ilgili bilgi

Bu ürünle, aşağıdaki GNU Genel Kamu Lisansına (bundan sonra GKL olarak anılacaktır) veya GNU Daha Az Genel Kamu Lisansına (bundan sonra DAGKL olarak anılacaktır) tabi olan yazılım (aşağıdaki “Paket Listesi”ne bakın) verilir. Kullanıcılar, ekteki GKL/DAGKL'ye göre yazılımın kaynak kodunu elde etme, değiştirme veya tekrar dağıtma hakkına sahiptir.

Sony, bu kaynak kodlarını aşağıdaki web sitesinde sağlamaktadır. Kaynak kodlarını elde etmek için lütfen aşağıdaki web sitesini ziyaret edin.

<http://oss.sony.net/Products/Linux/>

Lütfen kaynak kodlarının içeriği için doğrudan taleplerde bulunmayın.

DELIMITER [TR]

DELIMITER [NL]

Informatie over software die van toepassing is op GNU GPL/LGPL

Bij dit product is software geleverd (raadpleeg de “Pakketlijst” hieronder) die onderhevig is aan de volgende GNU General Public License (hierna GPL) of GNU Lesser General Public License (hierna LGPL). Gebruikers hebben het recht de broncode van software te verkrijgen, aan te passen en opnieuw te verdelen volgens de voorwaarden van de bijgeleverde GPL/LGPL.

Sony voorziet deze broncodes op de volgende website. Breng een bezoek aan de volgende website om de broncodes op te halen.

<http://oss.sony.net/Products/Linux/>

Gelieve ons niet te contacteren over de inhoud van broncode.

DELIMITER [NL]

DELIMITER [HU]

A GNU GPL/LGPL licenck alá tartozó szoftverekkel kapcsolatos információk

A termékhez tartozik olyan szoftver (lásd: „Csomaglista”), amely az alábbi GNU General Public License (a továbbiakban GPL) vagy GNU Lesser General Public License (a továbbiakban LGPL) licenc alá tartozik. A felhasználóknak a csatolt GPL/LGPL licenck megfelelően joga van a szoftver forráskódjának beszerzéséhez, módosításához és továbbadásához.

A Sony a következő webhelyen teszi hozzáférhetővé a forráskódot. A forráskódok beszerzéséhez látogassa meg a következő webhelyet.

<http://oss.sony.net/Products/Linux/>

A forráskódok tartalmával kapcsolatban ne küldjön közvetlen kéréseket.

DELIMITER [CZ]

Informace o softwaru platné pro GNU GPL/LGPL

Tento výrobek obsahuje software (viz následující „Seznam obsahu balíčku“), který spadá pod licenci GNU General Public License (dále jen GPL) nebo GNU Lesser General Public License (dále jen LGPL). Uživatelé mají právo získávat, upravovat a předávat zdrojový kód software v souladu s dodanými licencemi GPL/LGPL. Sony tyto zdrojové kódy poskytuje na následujících webových stránkách. Navštivte následující webové stránky pro získání zdrojových kódů.

<http://oss.sony.net/Products/Linux/>

Nezasílejte přímé požadavky na obsah zdrojových kódů.

DELIMITER [CZ]

DELIMITER [PL]

Informacje dotyczące oprogramowania mające związek z licencją GNU GPL/LGPL

Do niniejszego produktu jest dołączone oprogramowanie (dalej „Lista pakietów”) podlegające postanowieniom poniższej Powszechnej Licencji Publicznej GNU (dalej „GPL”) lub Mniejszej Powszechnej Licencji Publicznej GNU (dalej „LGPL”). Użytkownicy mają prawo do uzyskiwania, modyfikowania i dalszego rozpowszechniania kodu źródłowego oprogramowania zgodnie z dołączoną licencją GPL/LGPL.

Firma Sony udostępnia kod źródłowy w poniższej witrynie internetowej. Aby uzyskać kod źródłowy, należy przejść na poniższą witrynę internetową.

<http://oss.sony.net/Products/Linux/>

Nie należy przysyłać bezpośrednich próśb o zawartość pakietów kodu źródłowego.

DELIMITER [PL]

DELIMITER [SK]

Informácie o softvéri pod licenciou GNU GPL/LGPL

Súčasťou tohto produktu je softvér (prečítajte si nasledujúcu časť „Zoznam balíčkov“), na ktorý sa vzťahuje nasledujúca licencia GNU General Public License (ďalej len GPL) alebo GNU Lesser General Public License (ďalej len LGPL). Používatelia majú právo získať, modifikovať a redistribuovať zdrojový kód softvéru v súlade s priloženou licenciou GPL/LGPL.

Spoločnosť Sony poskytuje tieto zdrojové kódy na nasledujúcej webovej stránke. Ak chcete získať zdrojové kódy, navštívte, prosím, nasledujúcu webovú stránku.

<http://oss.sony.net/Products/Linux/>

Prosíme, nežiadajte nás o zdrojové kódy priamo.

DELIMITER [SK]

DELIMITER [UA]

Інформація щодо програмного забезпечення, користування яким регламентується умовами ліцензій GNU GPL/LGPL

У цьому виробі є інтегроване програмне забезпечення (див. нижченаведений «Пакувальний лист»), використання якого регламентується умовами наведених нижче загальної відкритої ліцензії GNU General Public License (надалі GPL) або обмеженої загальної відкритої ліцензії GNU Lesser General Public License (надалі LGPL). Згідно з умовами ліцензій GPL/LGPL, наведеними нижче, користувачі мають право отримувати, видозмінювати та розповсюджувати вихідний код відповідного програмного забезпечення. Sony пропонує доступ до таких вихідних кодів із нижченаведених веб-сайтів. Аби отримати вихідні коди, відвідайте такий веб-сайт:

<http://oss.sony.net/Products/Linux/>

Будь ласка, не робіть прямих запитів щодо вмісту вихідних кодів.

DELIMITER [UA]

DELIMITER [RO]

Informații privind software-ul care se aplică pentru GNU GPL/LGPL

Acest produs are inclus software (consultați „Lista de pachete software”) care se conformează următoarei licențe publice generale GNU (denumită în continuare GPL) sau licenței publice generale minore GNU (denumită în continuare LGPL). Utilizatorii au dreptul de a obține, modifica și redistribui codul sursă al software-ului în conformitate cu licența GPL/LGPL anexată.

Sony pune la dispoziție aceste coduri sursă pe următorul site web. Vă rugăm să vizitați următorul site web pentru a obține codurile sursă.

<http://oss.sony.net/Products/Linux/>

Vă rugăm să nu efectuați solicitări directe pentru a obține conținutul codurilor sursă.

DELIMITER [RO]

DELIMITER [BG]

Информация за софтуера, относяща се за GNU GPL/LGPL

В този продукт е включен софтуер (вижте следващия “Списък на пакет”), който подлежи на следния GNU General Public License (тук и по-нататък GPL) или GNU Lesser General Public License (тук и по-нататък LGPL). Потребителите имат право да придобиват, променят и разпространяват сорс кода на софтуера в съответствие с приложения GPL/LGPL.

Sony предоставя тези сорс кодове на следния уеб сайт. Посетете следния уеб сайт, за да придобиете сорс кодовете.

<http://oss.sony.net/Products/Linux/>

Моля, не правете директна заявка за съдържанието на сорс кодовете.

DELIMITER [BG]

DELIMITER [SI]

Informacije o programski opremi po licenci GNU GPL/LGPL

V ta izdelek je vključena programska oprema (glejte »Seznam paketov«), za katero veljajo naslednji pogoji licence GNU General Public Licence (v nadaljevanju: GPL) ali GNU Lesser General Public Licence (v nadaljevanju: LGPL). Uporabniki imajo pravico dobiti, spreminjati in posredovati naprej izvorno kodo programske opreme v skladu s priloženo licenco GPL/LGPL.

Sony da na voljo izvorno kodo na naslednjem spletnem mestu. Če želite prenesti želeno izvorno kodo, obiščite naslednje spletno mesto.

<http://oss.sony.net/Products/Linux/>

Ne pošiljate neposrednih zahtev za vsebino izvorne kode.

DELIMITER [SI]

DELIMITER [EE]

Tarkvara käsitlev teave kehtib GNU GPL/LGPL suhtes

Käesoleva tootega on kaasas tarkvara (vt allpool esitatud tabelit „Pakettide loend”), mille suhtes kehtib järgmine litsents GNU General Public License (edaspidi lühidalt GPL) või GNU Lesser General Public License (edaspidi lühidalt LGPL).

Kasutajatel on õigus tarkvara lähtekoodi hankida, muuta ja edasi anda kooskõlas kaasasoleva litsentsiga GPL/LGPL.

Sony on need lähtekoodid esitanud järgmisel veebisaidil. Lähtekoodide saamiseks külastage järgmist

veebisaiti.

<http://oss.sony.net/Products/Linux/>

Palume mitte esitada otseseid päringuid lähtekoodide sisu kohta.

DELIMITER [EE]

DELIMITER [LT]

Informacija dėl programinės įrangos, taikytina GNU GPL/LGPL

Su šiuo gaminiu pridama programinė įranga (žr. toliau pateiktą „Pakuotės sąrašą“), kuriai galioja ši GNU General Public License (toliau GPL) arba GNU Lesser General Public License (toliau LGPL).

Naudotojai turi teisę gauti, modifikuoti ir platinti programinės įrangos pirminį programos tekstą pagal pridamą GPL/LGPL.

Sony pateikia šiuos pirminius programos tekstus nurodytoje svetainėje. Apsilankykite šioje svetainėje, kad gautumėte pirminį programos tekstą.

<http://oss.sony.net/Products/Linux/>

Tiesiogiai neteikite prašymų dėl pirminio programos teksto.

DELIMITER [LT]

DELIMITER [LV]

Informācija par programmatūru saistībā ar GNU GPL/LGPL

Šajā produktā ir iekļauta programmatūra (skatiet tālāk ietverto iepakojuma sarakstu), uz kuru attiecas tālāk norādītie GNU General Public License (turpmāk tekstā — GPL) vai GNU Lesser General Public License (turpmāk tekstā — LGPL) nosacījumi.

Lietotājiem ir tiesības iegūt, modificēt un pārdalīt programmatūras avota kodu saskaņā ar pievienotās GPL/LGPL nosacījumiem.

Sony nodrošina šos avota kodus tālāk norādītajā vietnē. Lūdzu, apmeklējiet tālāk norādīto vietni, lai iegūtu avota kodus.

<http://oss.sony.net/Products/Linux/>

Lūdzu, neveiciet tiešus pieprasījumus saistībā ar avota kodu saturu.

DELIMITER [LV]

DELIMITER [L19-1]

Part [L19-1_ok(PT0000012210)]

Part [L20-1_ok(PT0000009330)]

DELIMITER [L20-1]

NOT TRANSLATED

DELIMITER [JP]

パッケージリスト

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [JP]

DELIMITER [GB]

Package List

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [GB]

DELIMITER [FR]

Liste des packages

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [FR]

DELIMITER [DE]

Liste der mitgelieferten Software

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [DE]

DELIMITER [ES]

Lista de paquetes

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [ES]

DELIMITER [IT]

Elenco dei pacchetti

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [IT]

DELIMITER [RU]

Упаковочная ведомость

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [RU]

DELIMITER [CS]

工具包清单

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils

gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [CS]

DELIMITER [CT]

包裝清單

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [CT]

DELIMITER [KR]

패키지 목록

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [KR]

DELIMITER [SE]

Paketlista

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet

icx_key	icx_radio	icx_usbconn	
---------	-----------	-------------	--

DELIMITER [SE]

DELIMITER [FI]

Paketin sisältö

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [FI]

DELIMITER [DK]

Pakkeliste

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [DK]

DELIMITER [NO]

Innholdsliste

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [NO]

DELIMITER [PT]

Lista de Pacotes

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [PT]

DELIMITER [GR]

Λίστα πακέτων

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [GR]

DELIMITER [TR]

Paket Listesi

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [TR]

DELIMITER [NL]

Pakketlijst

CONDITION [ICX-1300]

--	--	--	--

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [NL]

DELIMITER [HU]

Csomaglista

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [HU]

DELIMITER [CZ]

Seznam obsahu balíčku

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [CZ]

DELIMITER [PL]

Lista pakietów

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester

Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [PL]

DELIMITER [SK]

Zoznam balíčkov

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [SK]

DELIMITER [UA]

Пакувальний лист

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [UA]

DELIMITER [RO]

Lista de pachete software

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [RO]

DELIMITER [BG]

Списък на пакет

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [BG]

DELIMITER [SI]

Seznam paketov

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [SI]

DELIMITER [EE]

Pakettide loend

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [EE]

DELIMITER [LT]

Pakuotės sąrašas

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [LT]

DELIMITER [LV]

lepakojuma saraksts

CONDITION [ICX-1300]

busybox	linux-kernel	alsa-lib	alsa-utils
gcc	glibc	coreutils	libfuse
bash	fusermount	i2c-tools	memtester
Qt	sysstat	bluez	icx_carddet
icx_key	icx_radio	icx_usbconn	

DELIMITER [LV]

DELIMITER [L20-1]

Part [L20-1_ok(PT0000009330)]

Part [L21-1_ok(PT0000001649)]

DELIMITER [L21-1]

NOT TRANSLATED

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

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

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

Preamble

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

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

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

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library. To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs. When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances. For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the

difference between a “work based on the library” and a “work that uses the library”. The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

The “Library”, below, refers to any such software library or work which has been distributed under these terms.

A “work based on the Library” means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term “modification”.)

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when

you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

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

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

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable “work that uses the Library”, as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user’s computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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

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

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

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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

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

distributing or modifying the Library or works based on it.

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

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

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

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

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

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

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

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

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

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

(one line to give the library’s name and an idea of what it does.)

Copyright © (year) (name of author)

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

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

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA Also add information on how to contact you by electronic and paper mail. You should also get your employer (if you work as a programmer) or your school, if any, to sign a “copyright disclaimer” for the library, if necessary. Here is a sample; alter the names:

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

signature of Ty Coon, 1 April 1990

Ty Coon, President of Vice

That’s all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

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

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

Preamble

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

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

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things. To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

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

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

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

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

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

of any change.

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

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

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

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

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

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

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

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

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable. If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

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

compliance.

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

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

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

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

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

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

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

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

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

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

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms. To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

(one line to give the program's name and an idea of what it does.)

Copyright © (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 © 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.

DELIMITER [L21-1]

Part [L21-1_ok(PT0000001649)]

Part [L22-0_ok(PT0000001651)]

Part [L22-0_ok(PT0000001651)]

Part [Apple_Made_for(PT0000002951)]

Part [Apple_Made_for(PT0000002951)]

[Go to Page Top](#)

en-11(1)

Copyright 2018 Sony Corporation