Cal State Fullerton

CPSC 254 – Introduction

Software Development With Open Source Systems

Instructor: Tejaas Mukunda Reddy



GPL License

Foundations

- https://www.gnu.org/licenses/quick-guide-gplv3.pdf
- https://www.gnu.org/licenses/licenses.html
- Nobody should be restricted by the software they use. There are four freedoms that every user should have:
 - the freedom to use the software for any purpose,
 - the freedom to change the software to suit your needs,
 - the freedom to share the software with your friends and neighbors, and
 - the freedom to share the changes you make.
- Developers who write software can release it under the terms of the GNU GPL. When they do, it will be free software and stay free software, no matter who changes or distributes the program.
- We call this copyleft: the software is copyrighted, but instead of using those rights to restrict users like proprietary software does, we use them to ensure that every user has freedom.

Prepared By: Tejaas Mukunda Reddy, Shivansh Vijay Nathan

Apache Software Foundation

- https://www.apache.org/licenses/LICENSE-2.0
- The Apache License is an open source software license released by the Apache Software Foundation (ASF). It's a popular and widely
 deployed license backed by a strong community. The Apache License allows you to freely use, modify, and distribute any Apache licensed
 product.
- You can freely use, modify, distribute and sell a software licensed under the Apache License without worrying about the use of software: personal, internal or commercial.
- Is the Apache license considered copyleft?
 - Copyleft licenses require the derivative works or modified versions of existing software to be released under the same license. The
 Apache License doesn't have any such requirements. It's a permissive license. It permits you to release the modified parts of the
 code under any license of your choice. However, you are required to release all the unmodified parts of the software under the
 same license (the Apache License).
- What is the difference between the Apache License 2.0 and the GNU GPL?
 - The GNU GPL is a copyleft license. So software that uses any GPL-licensed component has to release its full source code and all rights to modify and distribute the entire code. The Apache License 2.0 doesn't impose any such terms. You're not forced to release your modified version. Besides, you can choose to release your modified version under a different license (however, you're required to retain the Apache License for the unmodified parts of the code)

Prepared By: Tejaas Mukunda Reddy, Shivansh Vijay Nathan

The 3-Clause License

The 3-Clause License

- https://docs.freebsd.org/en/articles/license-guide/#license-policy
- Note: This license has also been called the "New BSD License" or "Modified BSD License". See also the 2-clause BSD License.
- Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions
 are met:
 - Usage and Distribution: You can use, modify and distribute the software covered by the 3-clause BSD license both in its
 original and modified forms
 - 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.
 - **No Endorsement:** Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

Adobe

- https://www.adobe.com/legal/terms.html
- These terms govern your use of our website or services such as the Creative Cloud (collectively, "Services") and software that we include as part of the Services, including any applications, Content Files (defined below), scripts, instruction sets, and any related documentation (collectively "Software"). By using the Services or Software, you agree to these terms.
- Eligibility: You may only use the Services if you are over 13 years old.
- **Privacy:** The Privacy Policy at http://www.adobe.com/go/privacy governs any personal information you provide to us. By using the Services or Software you agree to the terms of the Privacy Policy.
 - **Desktop Application Usage Data:** You have the option to share information with Adobe about how you use our desktop applications. This option is turned on by default.
 - We may block access to certain Services (or certain service features or content) in certain countries. It is your responsibility to make sure your use of the Services is legal where you use them. Services are not available in all languages.
 - Some Services or Software are also subject to the additional terms below (the "Additional Terms"). Any content that we provide to you (such as Software, SDK, samples, etc.) are licensed, not sold, to you, and may be subject to Additional Terms. New Additional Terms may be added from time to time.
 - Adobe Intellectual Property: We (and our licensors) remain the sole owner of all right, title, and interest in the Services and Software. We reserve all rights not granted under these terms.
 - **Storage:** When the Services provide storage, we recommend that you continue to back up your content regularly. We may create reasonable technical limits on your content, such as limits on file size, storage space, processing capacity, and other technical limits. We may suspend the Services until you are within the storage space limit associated with your account.
 - Ownership: You retain all rights and ownership of your content. We do not claim any ownership rights to your content.

Prepared By: Tejaas Mukunda Reddy, Shivansh Vijay Nathan

Microsoft

- https://www.microsoft.com/en-us/Useterms/Retail/Windows/10/UseTerms Retail Windows 10 English.htm
- By accepting this agreement or using the software, you agree to all of these terms, and consent to the transmission of certain information during activation and during your use of the software as per the privacy statement described in Section 3. If you do not accept and comply with these terms, you may not use the software or its features.
- **Applicability:** This agreement applies to the Windows software that is preinstalled on your device, or acquired from a retailer and installed by you, the media on which you received the software (if any), any fonts, icons, images or sound files included with the software, and also any Microsoft updates, upgrades, supplements or services for the software, unless other terms come with them. It also applies to Windows apps developed by Microsoft that provide functionality such as mail, contacts, music and photos that are included with and are a part of Windows.
- **License:** The software is licensed, not sold. Under this agreement, we grant you the right to install and run one instance of the software on your device (the licensed device), for use by one person at a time, so long as you comply with all the terms of this agreement.
- **Restrictions:** The manufacturer or installer and Microsoft reserve all rights (such as rights under intellectual property laws) not expressly granted in this agreement. For example, this license does not give you any right to, and you may not:
 - use or virtualize features of the software separately;
 - publish, copy (other than the permitted backup copy), rent, lease, or lend the software;
 - transfer the software (except as permitted by this agreement);
 - work around any technical restrictions or limitations in the software;
 - use the software as server software, for commercial hosting, make the software available for simultaneous use by multiple users over a network, install the software on a server and allow users to access it remotely, or install the software on a device for use only by remote users;
 - reverse engineer, decompile, or disassemble the software, or attempt to do so, except and only to the extent that the foregoing restriction is (a) permitted by applicable law; (b) permitted by licensing terms governing the use of open-source components that may be included with the software; or (c) required to debug changes to any libraries licensed under the GNU Lesser General Public License which are included with and linked to by the software; and
 - when using Internet-based features you may not use those features in any way that could interfere with anyone else's use of them, or to try to gain access to or use any service, data, account, or network, in an unauthorized manner.

Prepared By: Tejaas Mukunda Reddy, Shivansh Vijay Nathan