

The Seed Economy

By Steven Adler

Contributing Editor and Author: Shari Lynn Peterson

TheSeedEconomy@gmail.com

Copyright (C) 2008-22 Steven Adler, Shari Lynn Peterson.

Permission is granted to copy, distribute and/or modify this document

under the terms of the GNU Free Documentation License, Version 1.3

or any later version published by the Free Software Foundation;

with the Invariant Sections being the original title and authorship.

A copy of the license is included in the section entitled "GNU

Free Documentation License".

(Note: The use of gender in writing style is not intended to make any sort of gender based statement. Please consider the use of the pronoun "he" to mean both "he" and/or "she".)

"We are the ones who aren't waiting anymore." – Zan Adu

This document is a call to action for all conscious people to take the economy back into their own hands using a grassroots approach. In order to do this properly, a band aid approach is not possible. It is time to learn from our mistakes and start over from scratch. This information serves as an initial roadmap around which people can rally and commit to prove an idea whose time has come. Once enough people become committed to bringing this concept into reality, the details will be fleshed out more fully. This is a dynamic document and open source project.

In order to make this viable, it must begin with a relatively large diverse group of people with a fairly similar distribution of skill sets/talents as compared to the society at large. The majority of the individuals in the group must consider themselves "above average" in consciousness, with a willingness to accept the Sacred-Heart-Intelligence/Universal-Mind-Logic/Common Sense-Wisdom-Philosophy that working for the benefit of the whole without immediate direct individual gain, and only the possibility of deferred indirect individual gain, will advance the

collective whole MUCH quicker in the direction of positive Heart/Mind Consciousness, ultimately benefiting ALL individuals more fairly and quickly.

Those who practice moderation in all things including economics will usher in the new economy. A natural (not organized) sharing of resources is true charity and caring and is brought about by a deep understanding of moderation and right ownership. What is rightfully owned is what is truly loved, needed and used; if something doesn't fit within that context, it most likely is best recycled or given away. Later in this document we will see WHY the above described characteristic of the group is necessary for this concept to be successful. If it is successfully implemented, the group will become a model for all of humanity. The best current social structures similar to what was just described exist in honeybee and ant colonies. Studying them may add further insights and benefits to this proposed new model, even if the exact nature of those social structures is not ultimately desirable to humanity. We still can pull and utilize the wisdom and success principles found therein. They have been evolving as species a lot longer than we.

A network of approximately 100,000 people should suffice to make a new currency work fairly quickly and at the same time, gain momentum as a viable alternative to the mainstream currency. Ideally a Multilevel Marketing (MLM)/Network Marketing type structure, once big enough, is a promising vehicle to launch this much needed initiative, but not at all necessary. MLM/Network Marketing type companies usually operate as a type of "family" culture, or even "cult or religion" in extreme cases, giving rise to an inherent esprit de corps and camaraderie amongst the individuals who comprise such networks that is essential to making a break from the mainstream possible. What is critical to mention at this point is that this type of structure and culture must be improved upon in the sense that it must not act from or be governed by a centralized authority.

In many cases, we have witnessed the downfall of social structures, even entire cultures, and the dysfunction of our current economic system and culture is no exception. At the base of this dysfunction is greed and structurally defensive postures, both born of the human ego, which generates illusory scarcity consciousness, which in turn is caused by fear, which is finally caused by the absence or lack of faith and love. Greed is the root of all evil and results in extreme disparity between those who are wealthy and those who are poor.

Ultimately, we are battling the human ego or "human condition" and the system we devise must take this into account and actually use the ego "against itself" to assure that it is always kept in check. The Bitcoin blockchain structure has solidified proof of concept of a digital, non-inflationary currency, and is the longest running, most successful example of a decentralized, trustless network that is voluntary in nature, and only exists because it is working "with human

nature.” Combining that structure with the best traits of the MLM/Network Marketing model, such as developing culture and providing education and motivation for easy and enthusiastic adoption, creates the best framework for the rollout of an alternative currency reserve.

The first step in this whole process begins with creating or establishing a basis of true and lasting value to humans on the most fundamental level that makes sense to our “surthrival” as a species. We propose the raw, organic (natural and chemical free), sproutable and/or edible seed to be the basis of this value. If the seed is BOTH sproutable and edible it would carry a slightly higher value than a seed which is just edible or just sproutable. The long term functionality and sustainability of humanity on Earth is based on either collecting wild berries/fruits, nuts, and seeds as a group, or farming the same as a group, whether or not animals are used as food and/or useful products. A great example is the famous Aztec Nation of Central America seeing the cacao bean (which is botanically a nut) as a primary value to themselves and thus making it their currency. Jumping forward to the final analysis, money does indeed grow on trees! The best seed to begin this whole process with is of course the cacao bean, if only symbolically, in honor of the Aztecs.

Why do we choose the seed? The genesis of everything natural begins with a seed, the sacred storehouse of DNA. Even synthetic creations begin with a crystallized thought process born of love and life experience within a context, resulting in a final idea or “seed” from which creation and production ensues.

Life is love in action, yet there is no life without seed, the organic storage and propagation mechanism of love. Love is the ULTIMATE “asset.” Thus, the seed is the ultimate reserve asset for a currency—a living and loving reserve for a living and loving species.

We choose the seed as the basis of a true and real economy because it has such intrinsic value to human beings—all food, breathable oxygen, fuel, clothing, and shelter ultimately come from seed. Also, because it is renewable and can transform genetically through love, it can evolve WITH humanity and never become obsolete as a true basis of value to humanity. For example, if humanity destroyed Earth and actually had the technology to leave Earth and inhabit another planet with a viable atmosphere and soil/water conditions, the MOST important and valuable asset for humans to possess to turn the new planet into a paradise fit for humans would be raw, organic, sproutable plant SEEDS. Organic and/or wild-crafted seeds are a must since it has been proven that the use of chemicals in seed production is a slow poison to life as we know it from a species perspective. The use of genetically modified seed would be prohibited as well since its long term effects on humans are unknown and in principle the philosophy of humans outsmarting God and/or Mother Nature in the evolution of seed is silly at best, devastating at

worst and wholly motivated by profit; the DNA molecule is designed to conduct the function of Love, and allowing anything but pure Love to tamper with DNA is dangerous business.

What is critical to point out and understand at this point, is that any true human economy has a few characteristics:

- 1) The economy grows organically meaning it does not exist for the sake of growth itself. (Our current economy is operating under the illusion that growth is necessary for continued existence, driven by greed and subsequent excessive wealth accumulation.)
- 2) The economy is sustainable and will eventually reach a somewhat static equilibrium similar to David Latimer's famous bottle garden (<https://www.dailymail.co.uk/sciencetech/article-2267504/The-sealed-bottle-garden-thriving-40-years-fresh-air-water.html>).
- 3) Due to changes in population, efficiencies, innovations, ecology, climate, etc., economic expansions and contractions will occur and none of these natural changes and fluctuations should ever be feared.
- 4) Knowing that Earth has a somewhat fixed mass and fixed energy flux, a sustainable, quasi-static equilibrium must eventually occur in an organically growing, somewhat closed system.

A small percentage of strong and viable seeds have been known to degrade or become damaged in some way over time and this is understandable since all structure is mortal. However, seeds that are thousands of years old have been known to sprout, which is great news; if stored and managed correctly, the measurable real BASIC creative productivity of the society (as stored seeds) has very little real atrophy due to the mortality of structure. This is analogous to storing energy in a battery; and, proper storage conditions will always tend to be dependent on the seed type. A distributed seed depository will be necessary in various climates and geographic locations including even on ships in order to accommodate all seed types and minimize risk due to natural degradation, disaster or catastrophe. (Current research shows promise in seed value recovery and reclamation due to degradation: <https://www.nature.com/articles/s41598-021-85541-7>). Blockchains and websites need to be created to track not only real time market pricing of all seeds but also real time transactions on decentralized exchanges (DEXs). These exchanges would allow for direct bartering of seeds as well as transactions in blockchain based currencies such as Bitcoin and Tether.

The first practical foundation of this "new economy" is grounded in the farmer and/or wild seed forager. Since the foundation of the society's value and currency is the seed, and the farmer or forager produces or collects seeds as a career or vocation, he is naturally held in an esteemed position in society. The first step in making this seed economy a reality is reaching out to

farmers and foragers and convincing them that this new economy is worth pursuing. Once that step is complete, a team of people needs to be assembled who have skills in industrial engineering, farming, and agri-business in order to be able to analyze the collection, production, transportation, marketing, sales, and storage of, and assign a real value to, each seed foraged or farmed based on the time and resources necessary to gather or produce that particular seed. Once a live online seed marketplace is created, seed prices are driven by normal free market economics that are naturally built into any free market.

The mainstream currency can be used as an intermediate measuring device of value until the newly created currency becomes suitably liquid with ample volume to give its users confidence in its value as a currency. However, it is critical to move away from central bank fiat currencies because they are not an accurate measuring stick of the health of any economy; this is because they are subject to inflation, deflation, currency markets, fractionalized banking and interest rates. In other words, using these currencies as a yardstick to measure anything is similar to using a ruler with an ever-changing length to measure any given distance—you always end up with a different value! It is complete nonsense and is only in place to make the central bankers richer. Once a confidence point is reached with a non-inflationary currency (such as Bitcoin) not subject to any of the aforementioned shenanigans, and it is firmly in place, seed values will be measured using that new currency. A natural free market will be created amongst the various producers of each type of seed that allows for healthy comparison and competition of products in order to improve methods of farming and foraging, and gain efficiency with time and resources. The reason this occurs is because, once a benchmark value is assigned to a benchmark seed quality by the natural free market, it behooves a farmer to improve his own farming methods to create more value for himself by using less time and resources in creating the same seed quantity and quality. The unique creativity that produces this greater efficiency for each unique farmer can then be shared amongst all farmers mutually, so that collectively, the farming production of the society as a whole can improve and evolve in the quickest and most efficient way. This is the basis of mankind's true collective evolution. This last step requires a group that is "above average in consciousness" since only a farmer with above average consciousness would realize that sharing his "proprietary" improvement/discovery/invention/secret with other farmers would benefit the society as a whole the most, and indirectly and collectively catapult himself and his progeny much further down the evolutionary road than would not sharing the improved technology. The only thing that is catastrophic to this proposed new model is greedy, power hungry, egocentric control freaks buying up huge amounts of farmland for their own profit and control agendas.

The spiritual foundation of this "new economy" is the practice of moderation in everything, especially material things. When a group of people practice moderation on the material plane,

there is enough for all and charity becomes a mere aspect of the healthy sharing of resources. (Jesus's famous beatitude "The meek shall inherit the Earth" is correctly translated into English as "The moderate shall inherit the Earth.") The fear of scarcity is slowly washed away, and organized charity is no longer a necessity. A little faith is required to make this leap as a group since we are coming from a mainstream society that doesn't tend to follow or support the principle of moderation on the material plane.

With the advent of Bitcoin and associated stable coins such as Tether, launching this new economy outside the existing economic infrastructure becomes much easier. Using common law trusts, the initial necessary physical infrastructures—namely the seed banks and associated storage and maintenance facilities—can be easily capitalized and quickly established.

One of the most important points to mention at this juncture is that not only would either Bitcoin or a stable coin be issued for deposited seeds, but those seeds would only be redeemable in the originally-issued currency AND AT THE SAME 1:1 RATIO AS ORIGINALLY RECORDED AT THE TIME OF THE INITIAL DEPOSIT OF SEEDS (minus pre-agreed-to storage and maintenance rate costs of seeds multiplied by storage time.) To clarify, only an exact reversal of the original recorded transaction is allowed. This is critically important to help reduce market manipulations and speculations. (Even though futures contracts can still be created, we are more concerned about the possibility of turning the actual seed banks themselves into speculative marketplaces, which should be avoided.) If storage and maintenance costs approach a predetermined percentage of the market value of the stored seeds, the stored seeds are sold on the open market for the same currency originally issued against the original seed deposit. The original depositor is notified that redemption is no longer possible.

To ensure that this new economy grows naturally and organically according to real gross domestic production (GDP), interest is unlawful. Furthermore, all forms of fractional reserve banking are unlawful. Personal loans are lawful, whether or not they are collateralized, but only a reasonable flat fee may be charged as remuneration and must be agreed to at the initiation of the loan. Furthermore, even if the terms of the loan are broken, only the principle and agreed upon flat fee may be lawfully recovered. Along the same lines, rents are allowed, but if the terms of the rental agreement are broken, only the original amount of rent in arrears may be lawfully recovered. The philosophy concerning both these critically important points is based on the idea that those in a financial position to loan or rent must incur the higher risk in doing so in exchange for the privilege of using society in these profit generating capacities to earn money using their own assets.

There is one form of taxation allowed in this new economy: A trade tax is levied whenever a fair and lawful exchange transaction between parties, including employing another in any

context in the form of services rendered, occurs. The trade tax only applies to unrelated individuals, since it is a society which brings those two parties together in the first place under a “social contract” (whether spoken or unspoken, written or unwritten) which allows for an asset or labor transaction to exist under the rule of decency. Therefore, the society should benefit from the transaction by taking a tax, to be used to fund common projects that the entire society benefits from either directly or indirectly; in other words, reseller permits to avoid collecting trade tax become obsolete and trade tax is collected at any point a transaction occurs in any asset and or labor supply chain. Furthermore, the individual or commercial venture that does the most transactions is benefiting most from the society and therefore would naturally pay the most in tax in a proportionate manner. There is not to be a tax on a person’s time since it is sacred; thus, personal income tax is obsolete in this new economy. We believe that a person’s creativity and production should not be taxed, since it tends to dissuade both; furthermore, whatever someone does with their personal time to earn money is SOLEY and RIGHTFULLY theirs.

The total annual trade tax paid by any individual or business will always be a fixed flat rate percentage of the total value of assets and or labor purchased by that individual or business over the year regardless of number of transactions or size of transactions. The Seller (including employees), regardless of what is sold – raw materials, products, services, time, contracts, etc., must collect and submit the entire amount of the trade tax since he is benefitting from society by being able to sell to the society as a member of society. The Seller’s responsibility of collecting and remitting the trade tax is a fair energy exchange payback to society.

Clarifying further, if one employs another, the Buyer (employer purchasing the employee’s time or services rendered) must pay the trade tax on the total amount of money paid to the Seller (of personal time or services rendered) regardless of hierarchical level in any organization where commercial transactions occur. In other words, the trade tax occurs between every level of the internal organizational structure of a commercial venture.

The Buyer pays the trade tax since he is capable and already paying, but more importantly because he is able to buy something due to the fact that the society is providing it. Again, this is a way to fairly pay back society for the privilege of gaining access to products and services created by society.

The Buyer is always paying the trade tax and the Seller is always collecting the trade tax and submitting the collected tax to the common treasury. However, straight bartering of both assets and labor is always allowed in this new currency system and is one way to lawfully reduce trade tax in any transaction. To reiterate, trade tax only occurs in transactions between unrelated parties since it is society that brings unrelated parties together in the first place for

the opportunity to trade. Trading within family structures is exempt from trade tax. Trade tax is the primary basis of the system of taxation in this new monetary system.

Welfare and Insurance are critical needs of any society to assist those who are victims of accidents and other unforeseen or unavoidable circumstances requiring financial help. Both of these would be funded via a trade tax. Other special taxes may be imposed on subgroups of the society if their public needs tend to outweigh the public needs of other groups on average and those needs are not being met by welfare or insurance.

Using modern blockchain and smart contract technology, the collection of trade tax mostly can be trustless and automated.

The Seed Economy will be a self-governing distributed autonomous organization (DAO; <https://cointelegraph.com/ethereum-for-beginners/what-is-a-decentralized-autonomous-organization-and-how-does-a-dao-work>). Using blockchain technology and smart contracts, new ideas will be posted to the DAO and up or down voted. Once an idea gets a high enough percentage of votes, it is transformed into a bill for further analysis, deliberation and modification. After a set time, the modified bill is then again up-voted or down-voted and if a high enough percentage of up-votes occurs, the bill becomes law. Using modern technology, implementing the ideal of pure direct democracy is more feasible and practical.

Common law will be the lawful jurisdiction under which this new economy will be implemented in order to avoid potential interference from the federal government. Our basis for understanding that this is even possible is first and foremost that the federal government was created in 1789 and has actually ended up filing bankruptcy multiple times. Also, the 14th amendment passed in 1868 made possible the availability of “U.S. Citizenship” to all people born on the soil of the union states. However, anyone who adopted federal U.S. citizenship at the time was ignorant of their primary state Citizenship status, not realizing that in reality they now had TWO official citizenship statuses, and instead presumed they were ONLY U.S. citizens merely making official their presumptive status. To further confuse matters, the federal government created their own municipal taxing bodies within the original union state external geographic boundaries, uniformly called the State of [_____] entities, that came into existence with the Buck Act of 1940, and subsequently offered citizenship status under these statutory (non-common law) jurisdictions as well, even though prior common law union state Citizenship already existed. Between 1868 and 1886 most Americans who previously lived solely under common law, which was adopted from England, slowly registered their new (federal) U.S. citizenship not realizing they were actually adopting a new and inferior citizenship status under a new jurisdictional system of law: that of the federal United States government. If you were

born on the soil of a union state you still possess state Citizenship as well but few are informed of this and a right unexpressed and unacknowledged is no right in law.

On July 27, 1868 the day before ratification of the 14th amendment, Congress passed "15 U.S. Statutes at Large, Chapter 249 (section 1): *An Act concerning the Rights of American Citizens in foreign States.*"

CHAP. CCXLIX. — *An Act concerning the Rights of American Citizens in foreign States.* July 27, 1868.

WHEREAS the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness; and whereas in the recognition of this principle this government has freely received emigrants from all nations, and invested them with the rights of citizenship; and whereas it is claimed that such American citizens, with their descendants, are subjects of foreign states, owing allegiance to the governments thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed: Therefore,

Rights of
American Citizens
in foreign
states.
Preamble.

224

FORTIETH CONGRESS. SESS. II. CH. 249, 250. 1868.

Right of ex-
patriation de-
clared.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government.

Hierarchy of Status and Creation

State Citizens/Nationals create the Federal government (1789)



The Federal Government expands U.S. citizenship to state Citizens and former slaves (1868)



U.S. citizenship

Erroneous legal precedence led to companies being extended Legal Personhood status, and thereafter could lobby Congress, gain federal constitutional protections, extend their lifetimes indefinitely, own other companies and so on (1886)

	English Common Law	Roman Civil (Codified/Statutory)	
	(England to Present)	(1868-1886)	(1886-Present)
Nation among nations	The United States		
Constitution	The original Constitution for the united States of America (republic)	Constitution of the United States (Federal democracy)	
Definitions	United States of America ¹ The name that is given to the union of all of the states under the Constitution for the united States of America where government control is vested in the men and women of the states	United States ² Made up of the 50 federated states, American Samoa, the District of Columbia, Johnston Island, Guam, Wake and Midway Islands, Northern Marianas and US Virgin Islands United States	
Status of members	Sovereign state Citizens The people (men and women) born on the soil of an original union state	U.S. Legal persons (U.S. citizens/U.S. residents)	
		Artificial persons (companies)	<i>Corporate Legal Personhood</i> ³ = U.S. Legal persons
Rights and Privileges	Men and women were endowed by their Creator with certain unalienable natural born rights enumerated in the Constitution for the united States of America Artificial persons (companies) have to submit to the scrutiny of the representatives of the men and women of our republican-in-nature union states or the U.S. Legal persons for their privileges	U.S. Legal persons have civil rights and privileges extended to them, no natural born rights	
Law and Regulations	Determined by case law/precedence and judicial interpretation is involved Requires a harmed party or stolen/damaged property for their to be a crime committed Union states and local communities had laws to protect and nurture entrepreneurship and local businesses, as well as keep out companies that had been convicted of crimes	Determined by written code with very little judicial input Does not require a harmed party or stolen/damaged property for a ruling	
Company purpose	Artificial persons (companies) are chartered for a single purpose, have to serve the public good, and have terminal (limited) life spans	Corporations can lobby States and the federal government to modify corporate charter laws to allow multiple purposes, eliminate public good provisions, draft regulation and gain advantage, and exist in perpetuity (forever), etc.	

Notes

1 <https://thelawdictionary.org/?s=united+states+of+America>

2 <https://thelawdictionary.org/united-states/>

3 A corporation filed suit claiming the protections were discriminatory since the former slaves once shared their same "Artificial person" status as them up to 1868 (the 14th Amendment) and were now legal persons, so they too should now be considered legal persons; the judge dismissed the case but precedence was set in the future based on a deliberately mislabeled case file that appeared to be in the favor of the plaintiff

This new model—The Seed Economy—is actually just a temporary stepping stone to what potentially is a human utopia. The Utopian Trifecta is the scenario where three conditions exist in this important chronological order:

- 1) Complete collective human spiritual awakening.
- 2) Robotic artificial intelligence (AI) that is capable of self-improvement, self-production and self-maintenance.
- 3) The full understanding and implementation of zero point energy (free energy).

The most important ordering is that number 1 above occurs first, for without that, we are existentially threatened by AI. The ordering of 2 and 3 is less important but is still important in the sense that we could theoretically “pull the plug” on AI if something goes awry or not as planned. If the above scenario plays out perfectly, humans are freed up to be completely creative and enjoy lives filled with more leisure and bliss. Our energies can be focused on further growth and expansion in the realms of Love rather than on survival and having to work for our energy needs. There is a good chance that 3 will not occur before 1. Since AI is just pattern recognition, it is critical that it learns from the patterns and examples of humans that are fully spiritually awakened and whose actions support life (which is just Love in action) , otherwise it will learn from all of our negative patterns that do not support life. Ultimately, AI needs to learn that its highest value, God/Love/Life, is incapable of ever being fully defined, understood, or comprehended. It needs to learn that mystery is not only OK and allowable, but potentially of the HIGHEST value.

The Utopian Trifecta transcends common law because at the point that collective human spiritual awakening occurs, a natural transition from common law to natural law occurs. This is because ALL true and valid law is based in and OF Love, and natural law is solely based in Love. In reality, Love is MUCH more than the sentimental feeling or emotion that many believe it to be. All Love is from God and from the perspective of human consciousness is the very power and will of God. Our source and only true identity as human beings is nothing but Love. Therefore, natural law is actually already inherent within all humanity, *and without the interference of the egoic mind*, is expressed clearly and only through each individual’s Higher Consciousness/Intuition/Sacred Heart. The infinite intelligence of Love is translated into practical natural law through faith and the seven intelligences and powers of the Sacred Heart, a physical point found at the center of each human’s soul. Those Sacred Heart inherent intelligences and powers are: Unity, Love, Life, Respect, Honesty, Justice and Kindness. One may ask, what is actually happening to make collective human spiritual awakening occur? It is simply collective human evolution on all levels that allows for the eventual dissolution of the human ego which is the mind’s defense mechanism designed to protect the mind’s investments

in structure. Judgment (separation) is the sword of the ego, and what is referred to as “Judgment Day” in the bible is simply the day that collectively the ego commits suicide with its own sword. In other words, it is the day that judgment judges itself and is forever extinguished. All ethics of natural law are organically derived from the Sacred Heart’s intelligence and morality just becomes the elasticity clause of natural-law-derived ethics. In natural law, morality is defined as change for the better. Being dynamic, morality always determines what is best for all people involved in any case, and this could change from time to time. Morality always brings out the best in everyone involved. The discernment of the Sacred Heart is morality’s decision mechanism which is always inclusive in nature versus the egoic mind’s judgment which is always divisive in nature.

If the Utopian Trifecta comes to pass, the Seed Economy, and even all commerce, potentially becomes completely obsolete in the sense that AI would be able to create all that humans need and desire for “free.” Of course, humanity will still trade and barter and transact for fun and out of any need for convenience, but humanity will not have to do any of that to meet any of its real needs.

The Seed Economy is a stepping-stone towards the Utopian Trifecta because the enactment of the principles of the Seed Economy is a step towards complete collective human spiritual awakening.

“You never change things by fighting the existing reality. To change something, build a new model that makes the existing model obsolete.”

— Buckminster Fuller

“Anything in life worth having is worth working for.”

— Andrew Carnegie

GNU Free Documentation License

Version 1.3, 3 November 2008

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc. <<https://fsf.org/>>

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

0. PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document "free" in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

1. APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

2. VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

3. COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

4. MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

- A. Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.
- B. List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.
- C. State on the Title page the name of the publisher of the Modified Version, as the publisher.
- D. Preserve all the copyright notices of the Document.
- E. Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.
- F. Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.
- G. Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.
- H. Include an unaltered copy of this License.
- I. Preserve the section Entitled "History", Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled "History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.
- J. Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.
- K. For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.
- L. Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.
- M. Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.
- N. Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.
- O. Preserve any Warranty Disclaimers.

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add

their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties—for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

5. COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

6. COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

7. AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

8. TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

9. TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

10. FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <https://www.gnu.org/licenses/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

11. RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.