

The doclicense package*

Robin Schneider
ypid@riseup.net

2020-06-30

Abstract

Support for putting documents under a license.
Information site on CTAN: <https://www.ctan.org/pkg/doclicense>
Example on Stackexchange: <https://tex.stackexchange.com/a/226788/32320>
Fork me on GitHub: <https://github.com/ypid/latex-packages/tree/master/doclicense>

Contents

Abstract	1
1 Introduction	1
2 Usage	1
3 Package options	2
4 Macros	4
5 Supported licenses	5
5.1 CC (Creative Commons)	5
6 Retired licenses	6
7 Contributing	6
8 Plaintext license text	6
9 Pretty license text	16

*This document corresponds to doclicense v2.0.1, dated 2020-06-26.

10 Creative Commons Legal Code	16
10.1 Attribution-ShareAlike 4.0 International	16
10.1.1 Creative Commons Attribution-ShareAlike 4.0 International Public License	17
11 Implementation	24
11.1 Declaring the options	24
11.2 Dependencies	24
11.3 Deprecation handling	25
11.4 Declare variables and macros	26
11.5 User macros	27
11.6 Language selection	28
11.7 Internals	29

1 Introduction

The `doclicense` package allows you to put your document under a license and include a link to read about the license or include an icon or image of the license. Currently, only Creative Commons is supported but this package is designed to handle all kinds of licenses. See [Contributing](#).

2 Usage

Just load the package

```
\usepackage{
% babel,
% hyperref,
% hyperxmp,
}
\usepackage[
type={CC},
modifier={by-sa},
version={4.0},
]{doclicense}
```

in the preamble of your \LaTeX 2 ϵ source file and change the package options to the license you want to put the document under.

This will explicitly set the license to [CC BY-SA 4.0](#).

If the `hyperxmp` package is loaded, then the options `pdflicenseurl` and `pdfcopyright` will be set by `doclicense` to the corresponding values (“<https://creativecommons.org/licenses/by-sa/4.0/deed.en>” and “This work is licensed under a [Creative Commons ‘Attribution-ShareAlike 4.0 International’](#) license.”).

3 Package options

type	Sets the license type. Like in the previous example, the type can be “CC” to cover all the Creative Commons licenses. Please make sure that the type is all uppercase. See the Supported licenses section for a complete list. Allows to select different subclasses of a license. In the example it is “by-sa”. Please make sure that the type is all lowercase. See the Supported licenses section for a complete list.
version	As there can be more than one version of a license, the version can also be set.
lang	This package can output some texts like the long license name. Because of this, there needs to be a way to specify the language to use. If this parameter is omitted, then this package will default to <code>\languageName</code> which is normally set by packages like <code>babel</code> or <code>polyglossia</code> . Supported languages:
	Brazilian Added by Iago .
	Catalan Added by Ernesto Lanchares .
	Chinese Added by sd44 .
	English Added by Robin Schneider .
	French Added by Éric Guirbal .
	Galician Submitted by Email.
	German Added by Robin Schneider .
	Italian Added by Filippo Rigotto .
	Polish Added by jsbien .
	Portuguese Added by Daniel Alexandre Cerqueira Santos .
	Russian Added by Anton Karmanov .
	Spanish Added by Carlos . Updated by IgnacioFDM .
imageposition	Image position for <code>\doclicenseThis</code> : right (default) or left.
imagewidth	Default image width for the license image.
imagedistance	Distance between text and image in <code>\doclicenseThis</code> .
imagemodifier	Select different variations of license images. For example, Creative Commons provides more than one image for one version. See the download page . You will note that there are <code>by-nc.eu</code> and <code>by-nc</code> which only differ in the money unit. Based on the loaded language, the money unit is set to a suitable default. You can change this with:

```

\usepackage[
  type={CC},
  modifier={by-nc},
  version={4.0},
  imagemodifier={-eu-88x31},
]{doclicense}

```

Also, there is 80x15 which uses letters instead of icons for the modifiers in the image.

```
\usepackage[
  type={CC},
  modifier={by-nc},
  version={4.0},
  imagemodifier={-eu-80x15},
]{doclicense}
```

If this is not given, we default to 88x31.

Note that imagemodifier needs to assemble into a valid filename. Check what files the package ships with to understand what combinations can be used.

For backwards compatibility, “-eu” is interpreted as “-eu-88x31”.

hyphenation This option allows you to specify a macro name which is going to be expanded in the minipage environment of `\doclicenseThis`. That allows you to change the behaviour how `\doclicenseLongText` is typeset. By default, this option is not enabled.

One possible use case is to set the option to “RaggedRight”. This will use the `\RaggedRight` macro provided by the `ragged2e` package¹) with the intention of limiting the number of hyphenations while still allowing a hyphenation by typesetting `\doclicenseLongText` as ragged text.

The idea of using ragged text is that the `\doclicenseLongText` is usually one or two full line and one half full line so avoiding hyphenations might look better compared to justified text.

“RaggedRight” is also the setting used for this manual. `\doclicenseThis` did not produce a hyphenation in case of this manual but \TeX did fill up the first text line to it’s full width by adding additional space between words. This has been avoided by setting the following option for this document:





```
\usepackage[
  hyphenation={RaggedRight},
]{doclicense}
```

Another option which can make sense is the `\raggedright` macro which more drastically limits the number of hyphenations. This can be set as shown below:

```
\usepackage[
  hyphenation={raggedright},
]{doclicense}
```

4 Macros

<code>\doclicenseType</code>	Expands to the type as set in the package options. Example: “CC”
<code>\doclicenseLongType</code>	Same as <code>\doclicenseType</code> except that it expands to the long license type. Example: “Creative Commons”

<code>\doclicenseModifier</code>	Expands to the modifier as set in the package options. Example: “BY-SA”
<code>\doclicenseVersion</code>	Expands to the version as set in the package options. Example: “4.0”
<code>\doclicenseURL</code>	Expands to the official URL about the license. Note that it expands to the raw URL string without the use of <code>\href</code> or similar. If you want the link to be clickable then you can use <code>\href</code> or <code>\url</code> from the <code>hyperref</code> package or just read on because the following macros can also do this for you. Example: “ https://creativecommons.org/licenses/by-sa/4.0/deed.en ”
<code>\doclicenseName</code>	Expands to the short name of the license. Example: “CC BY-SA 4.0”
<code>\doclicenseLongName</code>	Expands to the long name of the license. Example: “Creative Commons Attribution-ShareAlike 4.0 International”
<code>\doclicenseNameRef</code>	Same as <code>\doclicenseName</code> except that it links to the URL of the license. Example: “ CC BY-SA 4.0 ”
<code>\doclicenseLongNameRef</code>	Same as <code>\doclicenseLongName</code> except that it links to the URL of the license. Example: “ Creative Commons Attribution-ShareAlike 4.0 International ”
<code>\doclicenseText</code>	Expands to a localized text which states that this document is licensed under the license. Example: “This work is licensed under a ‘ CC BY-SA 4.0 ’ license.”
<code>\doclicenseLongText</code>	Same as <code>\doclicenseText</code> except that it uses the long name of the license. Example: “This work is licensed under a Creative Commons ‘Attribution-ShareAlike 4.0 International’ license.”
<code>\doclicensePlainFullText</code>	Verbatim prints the full license text. An example can be found in the Plaintext license text section.
<code>\doclicensePlainFullTextFileName</code>	Expands to the file name which the <code>\doclicensePlainFullTextFileName</code> macro uses to <code>\input</code> the license text file.
<code>\doclicenseFullText</code>	Nicely prints the full license text. An example can be found in the Pretty license text section.
<code>\doclicenseFullTextFileName</code>	Expands to the file name which the <code>\doclicenseFullText</code> macro uses to <code>\input</code> the license text file.
<code>\doclicenseIcon</code>	Expands to a icon of the license. Example: “  ”. This macro is based on the <code>ccicons</code> package.
<code>\doclicenseTypeIcon</code>	Expands to a icon of the license type. Example: “  ”. This macro is based on the <code>ccicons</code> package.
<code>\doclicenseImage</code>	This is kind of similar to <code>\doclicenseIcon</code> but it will typeset an bigger pictogram <div> </div> of the license. Example: “  ” Note that you can change the image size with the [<i>imagewidth</i>] parameter like this: “  ” <code>\doclicenseImage[imagewidth=2em]</code>
<code>\doclicenseImageFileName</code>	The images are bundled with the <code>doclicense</code> package as vector graphics. This macro expands to the file name of the image which the <code>\doclicenseImage</code> typesets. You can use this file name with <code>\includegraphics</code> if you need more flexibility over how the image is typeset.

¹The `ragged2e` package will be loaded when it is required.

The current file name is: “doclicense-CC-by-sa-88x31”

You do not have to worry about the file path. Normally your L^AT_EX environment will find the image for you.

`\doclicenseThis` And last but not least there is the `\doclicenseThis` macro which will typeset the `\doclicenseText` next to the `\doclicenseImage` in a “minipage” environment. This will look like the following:

This work is licensed under a [Creative Commons](#)
“[Attribution-ShareAlike 4.0 International](#)” license.



And here is how it looks with the `imagemodifier` option set to “-80x15”:

This work is licensed under a [Creative Commons](#)
“[Attribution-ShareAlike 4.0 International](#)” license.



5 Supported licenses

Currently only Creative Commons is supported. The license type, modifier and version should be based on [SPDX license identifiers](#). Direct support for SPDX license identifiers should be considered when supporting new licenses.

5.1 CC (Creative Commons)

CC0-1.0	CC0 1.0 Universal
CC-BY-4.0	Attribution 4.0 International
CC-BY-3.0	Attribution 3.0 Unported
CC-BY-SA-4.0	Attribution-ShareAlike 4.0 International
CC-BY-SA-3.0	Attribution-ShareAlike 3.0 Unported
CC-BY-ND-4.0	Attribution-NoDerivatives 4.0 International
CC-BY-ND-3.0	Attribution-NoDerivs 3.0 Unported
CC-BY-NC-4.0	Attribution-NonCommercial 4.0 International
CC-BY-NC-3.0	Attribution-NonCommercial 3.0 Unported
CC-BY-NC-SA-4.0	Attribution-NonCommercial-ShareAlike 4.0 International
CC-BY-NC-SA-3.0	Attribution-NonCommercial-ShareAlike 3.0 Unported
CC-BY-NC-ND-4.0	Attribution-NonCommercial-NoDerivatives 4.0 International
CC-BY-NC-ND-3.0	Attribution-NonCommercial-NoDerivs 3.0 Unported

6 Retired licenses

Licenses get updated and sometimes fully replaced. This section clarifies how `doclicense` handles this.

If there is consensus that the old license has no valid use case anymore and it is possible and allowed for everyone compiling a document to update the license, then the old license will be removed from `doclicense` in the next major version.

Otherwise, `doclicense` will keep supporting it to ensure that documents using those licenses can still be compiled in the future.

List of retired licenses:

CC-PDDC Copyright-Only Dedication

7 Contributing

This package is being developed on GitHub: <https://github.com/ypid/latex-packages/tree/master/doclicense>. When you want to modify the `.sty` file, make sure that you make your changes in the `.dtx` file instead, as the `.sty` file is automatically generated.

In case you want to add a translation for your language then just copy the file `doclicense-english.ldf` and replace the “english” in the filename with your language code (same as the language code used by `babel`) and translate the file. If there are multiple language codes which should map to the same translation then have a look at the file `doclicense-american.ldf`.

When you are done and have tested your translation (modify and run the `run_tests` script) then please send me the translated file(s) either via Email or preferably by opening a pull request on GitHub so that I can include them in the next release.

8 Plaintext license text

The following is an example output of the `\doclicensePlainFullText` macro.

Attribution-ShareAlike 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the

fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: wiki.creativecommons.org/Considerations_for_licensees

=====
Creative Commons Attribution-ShareAlike 4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.

- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or in part; and
 - b. produce, reproduce, and Share Adapted Material.
- 2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.
- 3. Term. The term of this Public License is specified in Section 6(a).
- 4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a)(4) never produces Adapted Material.
- 5. Downstream recipients.
 - a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.
 - b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.
 - c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
2. Patent and trademark rights are not licensed under this Public License.
3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:
 - a. retain the following if it is supplied by the Licensor with the Licensed Material:
 - i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if

- designated);
 - ii. a copyright notice;
 - iii. a notice that refers to this Public License;
 - iv. a notice that refers to the disclaimer of warranties;
 - v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
- b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
 - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
 3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.
- b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological

Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material, including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 - 1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 - 2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and

independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." The text of the Creative Commons public licenses is dedicated to the public domain under the CC0 Public Domain Dedication. Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

9 Pretty license text

The following is an example output of the `\doclicenseFullText` macro.

10 Creative Commons Legal Code

10.1 Attribution-ShareAlike 4.0 International

Official translations of this license are available in other languages.

Creative Commons Corporation (“Creative Commons”) is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an “as-is” basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors.

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor’s permission is not necessary for any reason—for example, because of any applicable exception or limitation to copyright—then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by

our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public.

10.1.1 Creative Commons Attribution-ShareAlike 4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License (“Public License”). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 – Definitions.

- (a) **Adapted Material** means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- (b) **Adapter’s License** means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- (c) **BY-SA Compatible License** means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- (d) **Copyright and Similar Rights** means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- (e) **Effective Technological Measures** means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- (f) **Exceptions and Limitations** means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

- (g) **License Elements** means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- (h) **Licensed Material** means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- (i) **Licensed Rights** means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- (j) **Licensor** means the individual(s) or entity(ies) granting rights under this Public License.
- (k) **Share** means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- (l) **Sui Generis Database Rights** means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- (m) **You** means the individual or entity exercising the Licensed Rights under this Public License. **Your** has a corresponding meaning.

Section 2 – Scope.

- (a) **License grant.**
 - (1) Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:
 - (A) reproduce and Share the Licensed Material, in whole or in part; and
 - (B) produce, reproduce, and Share Adapted Material.
 - (2) Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.
 - (3) Term. The term of this Public License is specified in Section 6(a).

- (4) Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a)(4) never produces Adapted Material.
- (5) Downstream recipients.
 - (A) Offer from the Licensor – Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.
 - (B) Additional offer from the Licensor – Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter’s License You apply.
 - (C) No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.
- (6) No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

Other rights.

- (b) (1) Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
- (2) Patent and trademark rights are not licensed under this Public License.
- (3) To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 – License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

(a) Attribution.

- (1) If You Share the Licensed Material (including in modified form), You must:
 - (A) retain the following if it is supplied by the Licensor with the Licensed Material:
 - (i) identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);
 - (ii) a copyright notice;
 - (iii) a notice that refers to this Public License;
 - (iv) a notice that refers to the disclaimer of warranties;
 - (v) a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
 - (B) indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
 - (C) indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
- (2) You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
- (3) If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

(b) ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

- (1) The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
- (2) You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.

- (3) You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 – Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- (a) for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- (b) if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material, including for purposes of Section 3(b); and
- (c) You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 – Disclaimer of Warranties and Limitation of Liability.

- (a) Unless otherwise separately undertaken by the Licensor, to the extent possible, the Licensor offers the Licensed Material as-is and as-available, and makes no representations or warranties of any kind concerning the Licensed Material, whether express, implied, statutory, or other. This includes, without limitation, warranties of title, merchantability, fitness for a particular purpose, non-infringement, absence of latent or other defects, accuracy, or the presence or absence of errors, whether or not known or discoverable. Where disclaimers of warranties are not allowed in full or in part, this disclaimer may not apply to You.
- (b) To the extent possible, in no event will the Licensor be liable to You on any legal theory (including, without limitation, negligence) or otherwise for any direct, special, indirect, incidental, consequential, punitive, exemplary, or other losses, costs, expenses, or damages arising out of this Public License or use of the Licensed Material, even if the Licensor has been advised of the possibility of such losses, costs, expenses, or damages. Where a limitation of liability is not allowed in full or in part, this limitation may not apply to You.
- (a) The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 – Term and Termination.

- (a) This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- (b) Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 - (1) automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 - (2) upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- (c) For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- (d) Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 – Other Terms and Conditions.

- (a) The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- (b) Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 – Interpretation.

- (a) For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- (b) To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- (c) No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- (d) Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

Creative Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the “Licensor.” The text of the Creative Commons public licenses is dedicated to the public domain under the CC0 Public Domain Dedication. Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark “Creative Commons” or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.
Additional languages available. Please read the FAQ for more information about official translations.

11 Implementation

11.1 Declaring the options

```
1 %% Parameters (((
2 \RequirePackage{kvoptions}
3 \DeclareStringOption{type}
4 \DeclareStringOption{modifier}
5 \DeclareStringOption{version}
6 \DeclareStringOption{lang}
7 \DeclareStringOption[-88x31]{imagemodifier}% chktex 29
8 \DeclareStringOption[right]{imageposition}
9 \DeclareStringOption[10em]{imagewidth}
10 \DeclareStringOption[2em]{imagedistance}
11 \DeclareStringOption{hyphenation}
12 %% )))
13
```

To test if all parameters are valid the macro `\ProcessLocalKeyvalOptions*` is expanded to ensure this before leaving the preamble. This is the only purpose for the `\ProcessLocalKeyvalOptions*` macro in this case.

```
14 \ProcessLocalKeyvalOptions*
15
```

11.2 Dependencies

```
16 %% Dependencies (((
17 \RequirePackage{xifthen}
18 \RequirePackage{xstring}
19 \RequirePackage{etoolbox} %% \ifcsdef
20 \RequirePackage{xspace}
21 \RequirePackage{verbatim}
22
23 %% Custom enumerate list with adjusted labels
24 %% that match the license text conventions
25 \newenvironment{doclicense@enumerate}{%
26   \begin{enumerate}
27     \renewcommand{\labelenumi}{(\alph{enumi})}%
28     \renewcommand{\labelenumii}{(\arabic{enumii})}%
29     \renewcommand{\labelenumiii}{(\Alph{enumiii})}%
30     \renewcommand{\labelenumiv}{(\roman{enumiv})}%
31   }\end{enumerate}}
32
33 \ifthenelse{
34   \equal{\doclicense@hyphenation}{}}
35 }{}{%
36   \RequirePackage{ragged2e}
37
38   \ifthenelse{\isnamedefined{\doclicense@hyphenation}}{}{%
39     \PackageError{doclicense}{Hyphenation macro not defined}
40     {The macro name given via the hyphenation option is not defined.}%

```

```

41 }
42 }
43 \AtEndPreamble{%
44   \@ifpackageloaded{csquotes}{
45     %% csquotes has already been loaded so we are fine.
46   }{
47     \ifcsdef{enquote}{
48       %% \enquote is defined but not by csquotes.
49       \@ifpackageloaded{biblatex}{
50         \PackageError{doclicense}{The enquote macro is defined by biblatex}
51         {This package assumes that the enquote macro is defined by the
52          csquotes package. Please load csquotes before you load biblatex so
53          that biblatex does not define enquote instead.}%
54       }{
55         \PackageError{doclicense}{The enquote macro is defined by unknown package}
56         {This package assumes that the enquote macro is defined by the
57          csquotes package. Please check why enquote is defined without
58          csquotes being loaded. Maybe try loading csquotes early so that it
59          can define the enquote macro instead.}%
60       }
61     }{
62       \RequirePackage{csquotes}
63     }
64   }
65   \@ifpackageloaded{ccicons}{\RequirePackage{ccicons}}
66   %% For \doclicenseIcon
67   \@ifpackageloaded{graphicx}{\RequirePackage{graphicx}}
68   %% For \doclicenseImage
69   \@ifpackageloaded{hyperref}{\RequirePackage{hyperref}}
70   \@ifpackageloaded{hyperxmp}{%
71     %% The following options are only defined when the hyperxmp package was loaded.
72     \hypersetup{
73       pdfcopyright = {\doclicenseLongText},
74       pdflicenseurl = {\doclicenseURL},
75     }
76   }{}
77 }
78 %% )))
79

```

11.3 Deprecation handling

```

80 %% Deprecation handling (((
81 \ifthenelse{
82   \equal{\doclicense@type}{}
83 }{
84   \PackageWarning{doclicense}{%
85     "type" package option missing. % chktex 18
86     This option is now required and the fallback to "CC" is deprecated. % chktex 18
87     In an upcoming major version of doclicense, this will be a package error.

```

```

88     Please explicitly pick a license of your choosing.
89   }
90   \renewcommand{\doclicense@type}{CC}
91 }{}
92
93 \ifthenelse{
94   \equal{\doclicense@modifier}{}
95 }{
96   \PackageWarning{doclicense}{%
97     "modifier" package option missing. % chktex 18
98     This option is now required and the fallback to "by-sa" is deprecated. % chktex 18
99     In an upcoming major version of doclicense, this will be a package error.
100    Please explicitly pick a license of your choosing.
101   }
102   \renewcommand{\doclicense@modifier}{by-sa}
103 }{}
104
105 \ifthenelse{
106   \equal{\doclicense@version}{}
107 }{
108   \PackageWarning{doclicense}{%
109     "version" package option missing. % chktex 18
110     This option is now required and the fallback is deprecated. % chktex 18
111     In an upcoming major version of doclicense, this will be a package error.
112     Please explicitly pick a license of your choosing.
113   }
114 }{}
115 %% )))
116

```

11.4 Declare variables and macros

```

117 %% Declare variables (((
118 \newcommand{\doclicense@baseUrlCC}{https://creativecommons.org}
119 \newcommand{\doclicense@versionFallback}{}
120 \newcommand{\doclicense@versionUsed}{}
121 \newboolean{doclicense@licenseKnown}
122 \newlength{\doclicense@hsize}
123 \newcommand{\doclicense@longName}{%
124   \@nameuse{doclicense@lang@lic\doclicense@type @\doclicense@modifier%
125     @\doclicense@versionUsed}%
126 }
127 \newcommand{\doclicense@icon}{%
128   \PackageError{doclicense}{Icon not defined}
129   {Please check the manual of doclicense to see what you can do about it.}%
130 }
131 \newcommand{\doclicense@modifier@uppercase}{\texorpdfstring{%
132   \MakeUppercase{\doclicense@modifier}%
133 }{}%
134   \doclicense@modifier}%

```

```

135 }
136 %% )))
137

```

11.5 User macros

```

138 %% User macros (((
139 \newcommand{\doclicenseType}{\doclicense@type\xspace}
140 \newcommand{\doclicenseLongType}{\doclicense@longType\xspace}
141 \newcommand{\doclicenseModifier}{\doclicense@modifier\uppercase\xspace}
142 \newcommand{\doclicenseVersion}{\doclicense@versionUsed\xspace}
143 \newcommand{\doclicenseName}{\doclicense@name\xspace}
144 \doclicense@type\nobreakspace\doclicense@modifier\uppercase\nobreakspace%
145 \doclicense@versionUsed\xspace%
146 }
147 \newcommand{\doclicenseNameRef}{\href{\doclicenseURL}{\doclicenseName}\xspace}
148 \newcommand{\doclicenseLongName}{\doclicense@longName\xspace}
149 \doclicense@longName\xspace
150 \newcommand{\doclicenseLongNameRef}{\href{\doclicenseURL}{\doclicenseLongName}}
151 \newcommand{\doclicenseText}{\doclicense@lang@thisDoc\xspace
152 \href{\doclicenseURL}{\enquote{\doclicenseName}}}%
153 \doclicense@lang@word@license.\xspace%
154 }
155 }
156 \newcommand{\doclicenseLongText}{\doclicense@lang@thisDoc\xspace
157 \href{\doclicenseURL}{\doclicenseLongType\xspace\enquote{\doclicense@longName}}}%
158 \doclicense@lang@word@license.\xspace%
159 }
160 }
161 \newcommand{\doclicenseIcon}{\doclicense@icon\xspace}
162 \newcommand{\doclicenseTypeIcon}{\doclicense@type\xspace}
163 % \newcommand{\doclicenseModifierIcon}{\doclicense@modifier\xspace} %% Not directly provided by ccicons.
164 \newcommand{\doclicenseImageFileName}{\doclicense@img@mod\xspace}
165 \doclicense-\doclicense@type-\doclicense@modifier\doclicense@img@mod\xspace
166 \newcommand{\doclicenseImage}[1][\doclicense@img@mod\xspace]{\doclicense@img@mod\xspace}
167 \setkeys{doclicense}{#1}
168 \href{\doclicenseURL}{\doclicense@img@mod\xspace}
169 \includegraphics[
170 width=\doclicense@img@mod\xspace
171 ]{\doclicenseImageFileName}%
172 }
173 }
174 \newcommand{\doclicensePlainFullTextFileName}{\doclicense@plain\xspace}
175 \doclicense-\doclicense@type-\doclicense@modifier%
176 -\doclicense@versionUsed-plaintext
177 }
178 \newcommand{\doclicensePlainFullText}{\doclicense@plain\xspace}
179 \verbatiminput{\doclicensePlainFullTextFileName}
180 }
181 \newcommand{\doclicenseFullTextFileName}{\doclicense@plain\xspace}

```

```

182 doclicense-\doclicense@type-\doclicense@modifier-\doclicense@versionUsed-latex}
183 \newcommand{\doclicenseFullText}{\input{\doclicenseFullTextFileName}}% chktex 27
184
185 \newcommand{\doclicenseLicense}{\doclicenseThis} %% legacy support
186 \newcommand{\doclicenseThis}{%
187   \setlength{\doclicense@hsize}{\linewidth-\doclicense@imagewidth-\doclicense@imagedistance}%
188   \ifthenelse{\equal{\doclicense@imageposition}{left}}{%
189     \begin{center}
190       \begin{minipage}{\doclicense@imagewidth}
191         \doclicenseImage%
192       \end{minipage}
193       \hfill
194       \begin{minipage}{\doclicense@hsize}
195         \ifthenelse{\isempty{\doclicense@hyphenation}}{}{%
196           \@nameuse{\doclicense@hyphenation}%
197         }%
198         \doclicenseLongText%
199       \end{minipage}
200     \end{center}
201   }{%
202     % \ifthenelse{\isnamedefined{iflandscape}}{%
203     %   \iflandscape{%
204     %     \setlength{\doclicense@hsize}{\doclicense@hsize-10em}%
205     %   }{}%
206     % }{}%
207     % {%
208     \begin{center}
209       \begin{minipage}{\doclicense@hsize}
210         \ifthenelse{\isempty{\doclicense@hyphenation}}{}{%
211           \@nameuse{\doclicense@hyphenation}%
212         }%
213         \doclicenseLongText%
214       \end{minipage}
215       \hfill
216       \begin{minipage}{\doclicense@imagewidth}
217         \doclicenseImage%
218       \end{minipage}
219     \end{center}
220   % }
221 }
222 }
223 %% )))
224

```

11.6 Language selection

The following lines include the ldf file. All language dependent things should be stored and changed there. Note that one could also redefine macros like `\doclicenseLongText` if necessary.

```

225 %% Language support (((

```

```

226 \ifthenelse{\equal{\doclicense@lang}{}}{%
227   \renewcommand{\doclicense@lang}{\language@name}}{}
228 \IfFileExists{\doclicense-\doclicense@lang.ldf}{%
229   \input{\doclicense-\doclicense@lang.ldf}% chktex 27
230 }{%
231   \PackageWarning{\doclicense}{%
232     No language definition for \doclicense@lang found.
233     Please add one and submit a patch. Using English as fallback.
234   }
235   \renewcommand{\doclicense@lang}{english}
236   \input{\doclicense-\doclicense@lang.ldf}% chktex 27
237 }
238 \ifthenelse{\equal{\doclicense@imagemodifier}{-us}}{%
239   \@namedef{\doclicense@imagemodifier}{-88x31}% chktex 29
240 }{}
241
242 %% )))
243

```

11.7 Internals

```

244 %% Set license (((
245 \newcommand{\doclicense@setVersion}[1][]{%
246   \ifthenelse{\equal{#1}{}}{}{%
247     \renewcommand{\doclicense@versionFallback}{#1}
248   }
249   \ifthenelse{\equal{\doclicense@version}{}}{%
250     \renewcommand{\doclicense@versionUsed}{\doclicense@versionFallback}
251   }{%
252     \renewcommand{\doclicense@versionUsed}{\doclicense@version}
253   }
254 }
255 \newcommand{\doclicense@set}{%
256   %% CC (((
257   \ifthenelse{\equal{\doclicense@type}{CC}}{%
258     \renewcommand{\doclicenseLongType}{Creative Commons\space}
259     \renewcommand{\doclicenseTypeIcon}{\ccLogo\space}
260
261     \doclicense@setVersion[3.0]
262
263     %% Allow to predefine the following macros in ldf files.
264     \ifcsdef{\doclicense@UrlLangPart}{}{%
265       \ifthenelse{\equal{\doclicense@lang@lic@CC@code}{}}{%
266         \edef\doclicense@UrlLangPart{}
267       }{%
268         \edef\doclicense@UrlLangPart{/deed.\doclicense@lang@lic@CC@code}
269       }
270     }
271     \ifcsdef{\doclicense@URL}{}{%
272       \edef\doclicense@URL{%

```

```

273     \doclicense@baseUrlCC/%
274     licenses/%
275     \doclicense@modifier/%
276     \doclicense@versionUsed\doclicense@UrlLangPart%
277 }
278 }
279 \ifthenelse{\equal{\doclicense@modifier}{by}}{%
280     \renewcommand{\doclicense@icon}{\ccby}
281 }{}
282 \ifthenelse{\equal{\doclicense@modifier}{by-sa}}{%
283     \renewcommand{\doclicense@icon}{\ccbysa}
284 }{}
285 \ifthenelse{\equal{\doclicense@modifier}{by-nd}}{%
286     \renewcommand{\doclicense@icon}{\ccbynd}
287 }{}
288 \ifthenelse{\equal{\doclicense@modifier}{by-nc}}{%
289     \renewcommand{\doclicense@icon}{\ccbync}
290     \IfBeginWith{\doclicense@imagemodifier}{-eu}{%
291         \renewcommand{\doclicense@icon}{\ccbynceu}
292     }{}
293     \IfBeginWith{\doclicense@imagemodifier}{-jp}{%
294         \renewcommand{\doclicense@icon}{\ccbyncjp}
295         \renewcommand{\doclicense@imagemodifier}{-88x31}% chktex 29
296     }{}
297 }{}
298 \ifthenelse{\equal{\doclicense@modifier}{by-nc-sa}}{
299     \renewcommand{\doclicense@icon}{\ccbyncsa}
300     \IfBeginWith{\doclicense@imagemodifier}{-eu}{%
301         \renewcommand{\doclicense@icon}{\ccbyncsaeu}
302     }{}
303     \IfBeginWith{\doclicense@imagemodifier}{-jp}{%
304         \renewcommand{\doclicense@icon}{\ccbyncsajp}
305         \renewcommand{\doclicense@imagemodifier}{-88x31}% chktex 29
306     }{}
307 }{}
308 \ifthenelse{\equal{\doclicense@modifier}{by-nc-nd}}{
309     \renewcommand{\doclicense@icon}{\ccbyncnd}
310     \IfBeginWith{\doclicense@imagemodifier}{-jp}{%
311         \renewcommand{\doclicense@icon}{\ccbyncndjp}
312         \renewcommand{\doclicense@imagemodifier}{-88x31}% chktex 29
313     }{}
314 }{}
315 \ifthenelse{\equal{\doclicense@modifier}{zero}}{%
316     \renewcommand{\doclicense@icon}{\cczero}
317     \doclicense@setVersion[1.0]
318     \edef\doclicenseURL{%
319         \doclicense@baseUrlCC/%
320         publicdomain/%
321         \doclicense@modifier/%
322         \doclicense@versionUsed\doclicense@UrlLangPart}

```

```

323   }{}
324   \ifthenelse{\equal{\doclicense@modifier}{pd}}{
325     \PackageError{doclicense}{CC PD license removed as of version 2.0.0}{
326       Creative Commons PD has been replaced by CC-zero.
327       Please update your license choice.
328     }%
329   }{}
330   \IfSubStr{\doclicense@modifier}{nc}{}{
331     %% eu (Euro) does only exist for nc (non commercial) so if not nc then reset -eu.
332     \ifthenelse{\equal{\doclicense@imagemodifier}{-eu}}{%
333       \renewcommand{\doclicense@imagemodifier}{}
334     }{}
335   }
336   \ifthenelse{\equal{\doclicense@imagemodifier}{-eu}}{%
337     \renewcommand{\doclicense@imagemodifier}{-eu-88x31}% chktex 29
338   }{}
339
340   \ifcsdef{doclicense@lang@lic@\doclicense@type%
341     @\doclicense@modifier @\doclicense@versionUsed}{}{%
342
343     \PackageError{doclicense}{License long name not defined}{%
344       Please check the manual of doclicense
345       to see what you can do about it.%
346     }%
347   }
348
349   \setboolean{doclicense@licenseKnown}{true}
350 }{}%% )))
351 \ifthenelse{\not\boolean{doclicense@licenseKnown}}{%
352   \PackageError{doclicense}{License unknown}{%
353     Please check the manual of doclicense
354     to see what you can do about it.%
355   }%
356 }{}%
357 }
358 %% )))
359
360 \doclicense@set%

```

That's it.

```

361 \endinput

```

Change History

0.07		CC-zero and CC-pd and small improvements	1
General: Initial version		
0.08		General: Added support for	
0.09		General: Added list of supported	

	licenses to docu and added option <code>imagemodifier</code> . Also renamed macro <code>\doclicenseLicense</code> to <code>\doclicenseThis</code>	1		text is typeset by <code>\doclicenseThis</code>	1
0.10	General: Added support for <code>hyperxmp</code>	1	1.6.0	General: Added Russian and Italian translation. Added ‘ <code>imageposition</code> ’ and ‘ <code>imagedistance</code> ’ parameters. . . .	1
1.0	General: Removed space before quotes (Example: “CC ” → “CC”)	1	1.7.0	General: Update Russian and Spanish translation. Fix issue with unescaped newline causing two spaces between license name and ‘ <code>license</code> ’ word. .	1
1.1	General: Added support for Creative Commons 4.0 and added <code>\doclicenseImageFileName</code> . . .	1	1.7.1	General: Include .eps versions of the images to allow using ‘ <code>latex</code> ’ with dvi output. Thanks to robertpetry for reporting.	1
1.10.0	General: Added Brazilian translation. Update Chinese and Portuguese translation. Do not use <code>enumitem</code> for list label customization (beamer compatibility).	1	1.8.0	General: Added Polish translation. .	1
1.10.1	General: Fix image for CC-BY-NC EU. Fix URL for CC-PDDC. Improve wording for catalan language.	1	1.9.0	General: Added Catalan, Galician, Chinese and Portuguese translation. Detect and give hint when <code>enquote</code> macro is already defined. Fix LaTeX Error: Too deeply nested.	1
1.2	General: Allow <code>\doclicenseModifier</code> to be used with <code>hyperref</code> . Fixed <code>\doclicenseIcon</code> macro, added missing image and wrote test framework. Added notes about how to add translations. Added Spanish translation. . . .	1	2.0.0	General: Add 80x15 version of CC images which can be used with the <code>imagemodifier</code> option. Fix slight color offset for all CC images caused by bad image conversion. Thanks to rodrigoalcarazdelaosa for reporting. Fix <code>\doclicenseThis</code> support for twocolumn layouts. Thanks to Nao Pross. Soft require package options “ <code>type</code> ”, “ <code>modifier</code> ” and “ <code>version</code> ” now. Defaults are deprecated. This will become a package error in an upcoming major version of the package, with the earliest release in 2021-07 to give people time to migrate. Remove Creative Commons PD which has been replaced by	
1.4.0	General: Added <code>\doclicensePlainFullText</code> and <code>\doclicenseFullText</code> macros Thanks to siefkenj for the help.	1			
1.4.1	General: Translation fixes for: fr, en-gb. Included missing CC-by-nc-nd icon (US dollar). .	1			
1.5.0	General: Allow to change the way				

CC-zero as of 2010-10-11.	for examples in manual to
Update example license used	CC-BY-SA-4.0. 1

Index

Numbers written in *italic* refer to the page where the corresponding entry is described; numbers underlined refer to the code line of the definition; numbers in roman refer to the code lines where the entry is used.

Symbols	294, 299, 301,	<code>\doclicense@type</code> ..
<code>\@ifpackageloaded</code> 44,	304, 309, 311, 316	... 82, 90, 124,
49, 65, 67, 69, 70	<code>\doclicense@imagedistance</code>	139, 144, 165,
<code>\@namedef</code> 239 187	175, 182, 257, 340
<code>\@nameuse</code> . 124, 196, 211	<code>\doclicense@imagemodifier</code>	<code>\doclicense@urlLangPart</code>
 165,	. 266, 268, 276, 322
A	238, 290, 293,	<code>\doclicense@version</code>
<code>\Alph</code> 29	295, 300, 303,	... 106, 249, 252
<code>\alph</code> 27	305, 310, 312,	<code>\doclicense@versionFallback</code>
<code>\arabic</code> 28	332, 333, 336, 337	... 119, 247, 250
<code>\AtEndPreamble</code> 43	<code>\doclicense@imageposition</code>	<code>\doclicense@versionUsed</code>
 188 120,
C	<code>\doclicense@imagewidth</code>	125, 142, 145,
<code>\ccby</code> 280	. 170, 187, 190, 216	176, 182, 250,
<code>\ccbync</code> 289	<code>\doclicense@lang</code> ..	252, 276, 322, 341
<code>\ccbynceu</code> 291	. 226, 227, 228,	<code>\doclicense@fullText</code>
<code>\ccbyncjp</code> 294	229, 232, 235, 236 4, 183
<code>\ccbyncnd</code> 309	<code>\doclicense@lang@lic@CC@code</code>	<code>\doclicense@fullTextFileName</code>
<code>\ccbyncndjp</code> 311 265, 268 4, 181, 183
<code>\ccbyncsa</code> 299	<code>\doclicense@lang@thisDoc</code>	<code>\doclicense@icon</code> ...
<code>\ccbyncsaau</code> 301 152, 157 4, 66, 161
<code>\ccbyncsajp</code> 304	<code>\doclicense@lang@word@license</code>	<code>\doclicense@image</code> ..
<code>\ccbynd</code> 286 154, 159	4, 68, 166, 191, 217
<code>\ccbysa</code> 283	<code>\doclicense@longName</code>	<code>\doclicense@imageFileName</code>
<code>\ccLogo</code> 259 123, 149, 158 5, 164, 171
<code>\cczero</code> 316	<code>\doclicense@modifier</code>	<code>\doclicense@license</code> . 185
 94,	<code>\doclicense@longName</code>
D	102, 124, 132, 4, 148, 150
<code>\doclicense@baseUrlCC</code>	134, 165, 175,	<code>\doclicense@longNameRef</code>
. 118, 273, 319	182, 275, 279, 4, 150
<code>\doclicense@hsize</code> .	282, 285, 288,	<code>\doclicense@longText</code>
. 122,	298, 308, 315,	4, 73, 156, 198, 213
187, 194, 204, 209	321, 324, 330, 341	<code>\doclicense@longType</code>
<code>\doclicense@hyphenation</code>	<code>\doclicense@modifier@uppercase</code>	4, 140, 148, 158, 258
. 34, 38, 131, 141, 144	<code>\doclicense@modifier</code>
195, 196, 210, 211	<code>\doclicense@set</code> 255, 360 4, 141
<code>\doclicense@icon</code> 127,	<code>\doclicense@setVersion</code>	<code>\doclicense@modifierIcon</code>
161, 280, 283, 245, 261, 317 163
286, 289, 291,		

<code>\doclicenseName</code> ...	<code>\hypersetup</code> 72	<code>\newlength</code> 122
.. 4, 143, 147, 153		<code>\nobreakspace</code> 144
<code>\doclicenseNameRef</code> .	I	
..... 4, 147	<code>\IfBeginWith</code> .. 290,	P
<code>\doclicensePlainFullText</code>	293, 300, 303, 310	<code>\PackageError</code>
..... 4, 178	<code>\ifcsdef</code> 39, 50, 55,
<code>\doclicensePlainFullTextFileName</code> 19, 47, 264, 271, 340	<code>\IfFileExists</code> 228	128, 325, 343, 352
..... 4, 174, 179	<code>\iflandscape</code> 203	R
<code>\doclicenseText</code> . 4, 151	<code>\IfSubStr</code> 330	<code>\roman</code> 30
<code>\doclicenseThis</code> ...	<code>\includegraphics</code> .. 169	
..... 5, 185, 186	<code>\input</code> 183, 229, 236	S
<code>\doclicenseType</code> ...	<code>\isempty</code> 195, 210	<code>\setboolean</code> 349
..... 4, 139, 162	<code>\isnamedefined</code> . 38, 202	<code>\setkeys</code> 167
<code>\doclicenseTypeIcon</code>		<code>\setlength</code> ... 187, 204
..... 4, 162, 259	L	<code>\space</code> 148, 152, 157, 158
<code>\doclicenseURL</code> 4, 74,	<code>\labelenumi</code> 27	
147, 150, 153,	<code>\labelenumii</code> 28	T
158, 168, 272, 318	<code>\labelenumiii</code> 29	<code>\texorpdfstring</code> ... 131
<code>\doclicenseVersion</code> .	<code>\labelenumiv</code> 30	
..... 4, 142	<code>\language</code> 227	V
E	<code>\linewidth</code> 187	<code>\verbatiminput</code> 179
<code>\enquote</code> .. 48, 153, 158	M	X
	<code>\MakeUppercase</code> 132	<code>\xspace</code> 139,
H		141, 142, 145,
<code>\hfill</code> 193, 215	N	147, 149, 154,
<code>\href</code> 147,	<code>\newboolean</code> 121	159, 161, 258, 259
150, 153, 158, 168		