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- 1.2 Description of Licensee Product or Service
- 1.3 Authorized Operating System(s) and platform(s)
- 1.4 How many end-users will you be distributing to?
- 1.5 How do you intend to distribute the Adobe Software?
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research and processing,
Center for Wave Phenomena, Colorado School of Mines.

Articles about SU in peer-reviewed journals:

Saeki, T., (1999), A guide to Seismic Un*x (SU)(2)---examples of data processing (part 1), data input and preparation of headers, Butsuri-Tansa (Geophysical Exploration), vol. 52, no. 5, 465-477.

Stockwell, Jr. J. W. (1999), The CWP/SU: Seismic Un*x Package, Computers and Geosciences, May 1999.

Stockwell, Jr. J. W. (1997), Free Software in Education: A case study of CWP/SU: Seismic Un*x, The Leading Edge, July 1997.

Templeton, M. E., Gough, C.A., (1998), Web Seismic Un*x: Making seismic reflection processing more accessible, Computers and Geosciences.

Acknowledgements:

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables

containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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Mesa 3-D graphics library

Version: 7.0

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[1] P. R. Amestoy, I. S. Duff, J. Koster and J.-Y. L'Excellent, A fully asynchronous multifrontal solver using distributed dynamic scheduling, SIAM Journal of Matrix Analysis and Applications, Vol 23, No 1, pp 15-41 (2001).

[2] P. R. Amestoy and A. Guermouche and J.-Y. L'Excellent and S. Pralet, Hybrid scheduling for the parallel solution of linear systems. Parallel Computing Vol 32 (2), pp 136-156 (2006).

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Ultimate Toolbox 8.0 For MFC

ULTIMATE TOOLBOX 8.0 FOR MFC

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