

Updated Introduction to Creative Commons



Released under Creative Commons Attribution 3.0 Hong Kong Licence



Creative Commons

Simplify Sharing

Reduce the FEAR in using Copyrighted Materials

Simulate Creativity



History of Creative Commons

2001 Kick-Off 2002 Six Licences (Six Contracts)



Choices







Before Creative Commons, creators can either keep all their copyrights, or, put their creations in the public domain, where they have no control of their rights. Creative Commons provides an array of choices, for creators to choose what they want to control and what to give away.



licence elements:

- Attribution 署名
- ♦ Non-Commercial 非商業性
- No Derivative Works 禁止衍生
- Share Alike 相同方式共享

The first symbol means Attribution or "BY." All of the licenses include this condition.

The second symbol means NonCommercial or "NC," which means the work is only available to be used for noncommercial purposes. Three of the CC licenses include this restriction.

The third symbol means ShareAlike or "SA," which means that adaptations based on this work must be licensed under the same license. Two of the CC licenses include this condition.

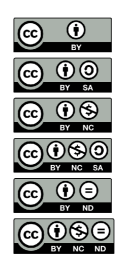
The forth symbol means NoDerivatives or "ND," which means reusers cannot share adaptations of the work. Two of the CC licenses include this restriction.



the licences

6 variations

Attribution
(by)
Attribution Share Alike
(by-sa)
Attribution Non-commercial
(by-nc)
Attribution Non-commercial Share Alike
(by-nc-sa)
Attribution No Derivatives
(by-nd)
Attribution Non-commercial No Derivatives
(by-nc-nd)



The four license elements—BY, SA, NC, and ND—combine to make up six different license options.

All of the licenses include the BY condition. In other words, all of the licenses require that the creator be attributed in connection with their work. Beyond that commonality, the licenses vary whether (1) commercial use of the work is permitted; and (2) whether the work can be adapted, and if so, on what terms.

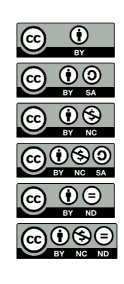
The six licenses, from least to most restrictive in terms of the freedoms granted reusers are listed above.

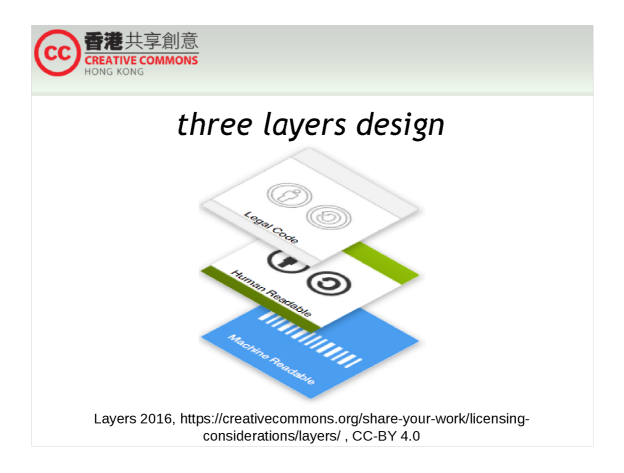


授權條款

6 個不同條款

署名 (by) 署名 相同方式共享 (by-sa) 署名 非商業性 (by-nc) 署名 非商業性 相同方式共享 (by-nc-sa) 署名 禁止衍生 (by-nd) 署名 非商業性 禁止衍生 (by-nc-nd)





The licenses were designed to be a free, voluntary solution for creators who want to grant the public upfront permissions to use their works. Although they are legally enforceable tools, they were designed in a way that was intended to make them accessible to non-lawyers.

The licenses are built using a three layer design.



three layers of a licence

Lawyer-Readable: Legal Code

Human-Readable: Commons Deeds

Machine-Readable: Digital Code, Metadata



The legal code is the base layer. This contains the "lawyer-readable" terms and conditions that are legally enforceable in court. Take a minute and scan through the legal code of CC BY to see how it is structured. Can you find where the attribution requirements are listed?



The commons deeds are the most well-known layer of the licenses. These are the web pages that lay out the key license terms in so-called "human-readable" terms. The deeds are not legally enforceable but instead summarize the legal code. Take some time to explore the deeds for CC BY and CC BY-NC-ND and identify how they differ. Can you find the links to the legal code from each deed?



Digital Code 數碼源碼

<a rel="license"
href="http://creativecommons.org/licenses/by/4.0/"><img
alt="Creative Commons License" style="border-width:0"
src="https://i.creativecommons.org/l/by/4.0/88x31.png"
/>
br />This work is licensed under a <a rel="license"
href="http://creativecommons.org/licenses/by/4.0/">Creative
Commons Attribution 4.0 International License.

The final layer of the license design recognizes that software plays a critical role in the creation, copying, discovery, and distribution of works. In order to make it easy for websites and web services to know when a work is available under a Creative Commons license, we provide a "machine readable" version of the license—a summary of the key freedoms granted and obligations imposed written into a format that applications, search engines, and other kinds of technology can understand. We developed a standardized way to describe licenses that software can understand called CC Rights Expression Language (CC REL) to accomplish this. When this metadata is attached to CC licensed works, someone searching for a CC licensed work using a search engine (e.g., Google advanced search) can more easily discover CC licensed works.



Creative Commons against

Fair Use or Fair Dealings?

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Creative Commons

with

Public Domain?

CC licenses should not be applied to works in the worldwide public domain. All CC licenses are clear that they do not have the effect of placing restrictions on material that would otherwise be unrestricted, and you cannot remove a work from the public domain by applying a CC license to it. If you want to dedicate your own work to the public domain before the expiration of applicable copyright or similar rights, use CC's legally robust public domain dedication. If a work is already in the worldwide public domain, you should mark it with CC's Public Domain Mark.



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