Predix Machine 15.3

Open Source Software List

In accordance with certain software license terms, the General Electric Company ("GE") makes available the following software package installations. This code is provided to you on an "as is" basis, and GE makes no representations or warranties for the use of this code by you independent of any GE provided software or services.

Refer to the licenses and copyright notices files for each package for any specific license terms that apply to each software bundle, associated with this product release.

NOTE: These software package versions may change or be removed as needed for updates to this product.

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
angular-file-upload	http://github.com/danialfa rid/angular-file-upload/	MIT License	Copyright (c) 2013 danialfarid
angular-filter	http://github.com/a8m/an gular-filter/	MIT License	Ariel Mashraki <ariel@mashraki.co.il></ariel@mashraki.co.il>
angular-form	https://www.npmjs.org/pa ckage/angular-form	MIT License	Copyright (c) 2014 Brian Vaughn
angular.js 1.3.14	https://www.npmjs.org/pa ckage/angular-sanitize	MIT License	Copyright (c) 2012-2014 the AngularUI Team
Apache Commons Compress	https://commons.apache.o rg/proper/commons- compress/	Apache License 2.0	
Apache Commons Configuration 1.1	http://commons.apache.or g/configuration/	Apache License 2.0	
Apache Commons FileUpload 1.2.2	http://jakarta.apache.org/c ommons/fileupload/	Apache License 2.0	Copyright © 2012 The Apache Software Foundation
Apache CXF 2.7.3	http://cxf.apache.org/	Apache License 2.0	Copyright 2006-2015 The Apache Software Foundation
Apache Felix Declarative Services	http://repo1.maven.org/maven2/org/apache/felix/org.apache.felix.scr/	Apache License 2.0	Copyright © 2012 The Apache Software Foundation
Apache Felix Dependency Manager 3.2.0	http://repo.maven.apache. org/maven2//org/apache/ felix/org.apache.felix.depe ndencymanager/	Apache License 2.0	Copyright © 2012 The Apache Software Foundation
Apache Felix File Install 3.2.6	https://repository.apache.o rg/content/repositories/rel eases/org/apache/felix/or	Apache License 2.0	Copyright © 2012 The Apache Software Foundation

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
	g.apache.felix.fileinstall/		
Apache Felix Http Bundle 2.3.0	http://felix.apache.org/org. apache.felix.http.parent/or g.apache.felix.http.bundle/	Apache License 2.0	Copyright © 2012 The Apache Software Foundation
Apache Felix Inventory 1.0.4	http://felix.apache.org/org. apache.felix.inventory/	Apache License 2.0	Copyright © 2012 The Apache Software Foundation
Apache Felix Web Console Event Plugin 1.1.2	http://repo.maven.apache. org/maven2//org/apache/ felix/org.apache.felix.webc onsole.plugins.event/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache Felix Web Console Package Admin Service Plugin 1.0.0	http://mirrors.ibiblio.org/maven2/org/apache/felix/org.apache.felix.webconsole.plugins.packageadmin/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache Felix Web Console Service Component Runtime/Declarative Services Plugin 1.0.0	http://felix.apache.org/org. apache.felix.webconsole.pl ugins.ds/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache Felix Web Management Console 4.2.8	http://repo.maven.apache. org/maven2//org/apache/ felix/org.apache.felix.webc onsole/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache Felix Web Management Console	http://repo1.maven.org/maven2/org/apache/felix/org.apache.felix.webconsole/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache HttpClient OSGi bundle 4.4.1	http://repo.maven.apache. org/maven2//org/apache/ httpcomponents/httpclient -osgi/	Apache License 2.0	All other marks mentioned may be trademarks or registered trademarks of their respective owners.Copyright © 2005-2014 The Apache Software Foundation
Apache HttpCore OSGi bundle 4.4.1	http://repo.maven.apache. org/maven2//org/apache/ httpcomponents/httpcore- osgi/	Apache License 2.0	All other marks mentioned may be trademarks or registered trademarks of their respective owners.Copyright © 2005-2014 The Apache Software Foundation
Apache Jakarta BCEL 5.2	http://commons.apache.or g/proper/commons- bcel/index.html	Apache License 2.0	
Apache Jakarta Commons IO 1.4	http://jakarta.apache.org/c ommons/io/	Apache License 2.0	Copyright © 2002-2014 The Apache Software Foundation
Apache Jakarta Commons Logging	http://jakarta.apache.org/c ommons/logging/	Apache License 2.0	Copyright © 2001-2014 The Apache Software Foundation

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
Apache Log4j	http://logging.apache.org/log4j/	Apache License 2.0	Copyright © 1999-2012 Apache Software Foundation
Apache ServiceMix :: Specs :: Activation API 1.4 1.9.0	http://repo1.maven.org/m aven2/org/apache/service mix/specs/org.apache.serv icemix.specs.activation- api-1.1/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache ServiceMix :: Specs :: JAXB API 2.2 1.9.0	http://repo1.maven.org/maven2/org/apache/servicemix/specs/org.apache.servicemix.specs.jaxb-api-2.2/	Apache License 2.0	Copyright Apache Software Foundation (ASF)
Apache ServiceMix :: Specs :: Stax API 1.0 1.9.0	http://repo1.maven.org/maven2/org/apache/servicemix/specs/org.apache.servicemix.specs.stax-api-1.0/	Apache License 2.0	
Apache Tika	http://repo1.maven.org/maven2/org/apache/tika/tika/	Apache License 2.0	
Apache Xalan-Java 2.7.2	http://xalan.apache.org/xa lan-j/index.html	Apache License 2.0	
Apache Xerces Java XML Parser 2.11.0	http://xml.apache.org/xerc es2-j/index.html	Apache License 2.0	
Apache-Jakarta BeanUtils 1.8.3	http://jakarta.apache.org/c ommons/beanutils/index.h tml	Apache License 1.1	
Apache-Jakarta Codec 1.9	http://commons.apache.or g/proper/commons- codec/	Apache License 2.0	Copyright © 2002-2014 The Apache Software Foundation
Apache-Jakarta Codec 1.1	http://commons.apache.or g/proper/commons- codec/	Apache License 2.0	Copyright © 2002-2014 The Apache Software Foundation
Apache-Jakarta Collections 3.2.1	http://jakarta.apache.org/commons/collections/	Apache License 2.0	
Apache-Jakarta Velocity 1.7	http://velocity.apache.org/	Apache License 2.0	
Apache-Web Services WSS4J	http://ws.apache.org/wss4 j/	Apache License 2.0	
Apache-XML Xml Security 1.5.7	http://xml.apache.org/security/index.html	Apache License 1.1	
autosize 1.18.9	http://github.com/jackmoo re/autosize/	MIT License	http://www.jacklmoore.com /autosize
backport-util-concurrent	http://backport- jsr166.sourceforge.net/ind ex.php	Creative Commons Public Domain Dedication License	
biz.aQute.bnd 2.4.1	http://repo.maven.apache. org/maven2//biz/aQute/b nd/biz.aQute.bnd/	Apache License 2.0	Copyright 2006 aQute SARL

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
bootstrap 3.2.0	http://github.com/twbs/bo otstrap/	MIT License	Copyright (c) 2014 Twitter, Inc
Bootstrap 3.3.2	http://www.nuget.org/pac kages/bootstrap	MIT License	Copyright (c) 2014 Twitter, Inc
classworlds	http://classworlds.codehaus.org/	Plexus Classworlds License	
Commons Configuration 1.9	http://commons.apache.or g/configuration/	Apache License 2.0	
Commons Lang 2.6	http://repo1.maven.org/m aven2/commons- lang/commons-lang/	Apache License 2.0	Copyright © 2002-2014 The Apache Software Foundation.
cookies 2.2.0	http://code.google.com/p/ cookies/	MIT License	Copyright (c) 2005-2015, Jim Auldridge
cruisecontrol	http://sourceforge.net/p rojects/cruisecontrol/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2007, ThoughtWorks, Inc.
DataTables RELEASE_1_8_2	http://github.com/DataTab les/DataTables/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2008-2015 SpryMedia Limited
DITA Open Toolkit - HTMLSearch Plug-in	http://www.helpml.com:80 88/help/index.jsp?topic=/o rg.sample.help.doc/htmlse arch/DHSC_BestPractices htmlsearch.html	Apache License 2.0	
Document Object Model (DOM) Level 2 Core Specification	http://www.w3.org/TR/DO M-Level-2-Core/	W3C Software Notice and License 20021231	Copyright © 2000 W3C®
Dr Dobbs Journal	http://www.drdobbs.com/	Dr Dobbs Journal License	
Durandal-Bower 2.1.0	http://github.com/BlueSpire/Durandal-Bower/	MIT License	Copyright (c) 2012 Blue Spire Consulting, Inc.
Eclipse Project	http://www.eclipse.org/eclipse/index.php	Eclipse Public License 1.0	Copyright: Eclipse Foundation
ESAPI - org.owasp.esapi:esapi 2.1.0	http://www.esapi.org/	BSD 3-clause "New" or "Revised" License	
forEach	http://dean.edwards.name /base/forEach.js	MIT License	Copyright © 2004-2015 Dean Edwards.
google-code-prettify	http://code.google.com/p/ google-code-prettify/	Apache License 2.0	
google-guice	http://code.google.com/p/ google-guice/	Apache License 2.0	
Guava: Google Core Libraries for Java 18	http://repo.maven.apache. org/maven2//com/google/ guava/guava/	Apache License 2.0	
Guava: Google Core Libraries for Java	https://code.google.com/p /guava-libraries/	Apache License 2.0	
H2 Database Engine 1.4.186	http://www.h2database.co m/html/frame.html	Eclipse Public License 1.0	

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
Hamcrest	http://code.google.com/p/ hamcrest/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2000-2015 www.hamcrest.org
HawtJNI Runtime	http://repo1.maven.org/m aven2/org/fusesource/ha wtjni/hawtjni-runtime/	Apache License 2.0	
HTML Compressor and Minifier	http://repo1.maven.org/m aven2/com/googlecode/ht mlcompressor/htmlcompr essor/	Apache License 2.0	
jamod	http://github.com/klymene k/jamod/	Apache License 2.0	Copyright 2002-2010 jamod development team
jansi	http://github.com/chirino/jansi/	Apache License 2.0	
jargs	http://github.com/purcell/jargs/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2001-2012 Steve Purcell. Copyright (c) 2002 Vidar Holen. Copyright (c) 2002 Michal Ceresna. Copyright (c) 2005 Ewan Mellor. Copyright (c) 2010-2012 penSec.IT UG (haftungsbeschränkt).
jasypt: java simplified encryption 1.9.2	http://sourceforge.net/projects/jasypt/	Apache License 2.0	
Java Modbus Library 1.2	http://sourceforge.net/projects/jamod/	BSD 3-clause "New" or "Revised" License	COULD NOT FIND
Java Servlet API 3.1.0	http://servlet-spec.java.net	Sun GPL With Classpath Exception v2.0	
Java Tar	http://www.trustice.com/java/tar/	Public Domain	
java_crw_demo	http://hg.openjdk.java.net/jdk7/jdk7/jdk/file/tip/src/share/demo/jvmti/java_crwdemo/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2004, 2007, Oracle and/or its affiliates
JavaEWAH 0.8.12	http://repo.maven.apache. org/maven2//com/google code/javaewah/JavaEWA H/	Apache License 2.0	(c) 2009-2014 Daniel Lemire, Cliff Moon, David McIntosh, Robert Becho, Colby Ranger, Veronika Zenz, Owen Kaser, Gregory Ssi-Yan-Kai and Rory Graves
Javolution	http://javolution.org/	BSD 2-clause "Simplified" License	Copyright (c) 2012, Javolution (http://javolution.org/)
JAXB1 RI 2.2.1	https://jaxb.dev.java.net/	Sun GPL With Classpath Exception	

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
		v2.0	
jBCrypt 0.3m	http://github.com/jeremyh /jBCrypt/	ISC License	Copyright (c) 2006 Damien Miller
jersey - org.glassfish.jersey:project 2.10.1	https://jersey.java.net/	Sun GPL With Classpath Exception v2.0	
Jetty - Java HTTP Servlet Server 9.2.1	http://www.eclipse.org/jett	Apache License 2.0	Copyright © 2014 The Eclipse Foundation.
Jetty - Java HTTP Servlet Server	http://jetty.mortbay.org	Apache License 2.0	Copyright © 2014 The Eclipse Foundation.
JGit - Core 3.4.1.201406201815-r	http://www.eclipse.org/jgit //org.eclipse.jgit	BSD 3-clause "New" or "Revised" License	Copyright (c) 2007, Eclipse Foundation
jline	http://github.com/rickyclar kson/jline/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2002-2006, Marc Prud'hommeaux <mwp1@cornell.edu></mwp1@cornell.edu>
Joda - Time - joda-time 1.6.2	http://sourceforge.net/proj ects/joda-time/	Apache License 2.0	Copyright © 2002-2014 Joda.org
jquery 1.8.3	http://github.com/jquery/jq uery/	MIT License	Copyright 2014 The jQuery Foundation.
jquery 2.1.3	http://www.nuget.org/pac kages/jQuery	MIT License	Copyright 2014 The jQuery Foundation.
jquery 1.11.2	https://www.npmjs.org/pa ckage/jquery	MIT License	Copyright 2014 The jQuery Foundation.
jQuery UI 1.7.2	http://github.com/jquery/jq uery-ui/	MIT License	Copyright jQuery Foundation and other contributors
jQuery UI - jquery/jquery-ui on GitHub 1.9.2	http://github.com/jquery/jq uery-ui/	MIT License	Copyright jQuery Foundation and other contributors
jquery-multifile-plugin	http://code.google.com/p/j query-multifile-plugin/	MIT License	Copyrighted 2012 by Evan Plaice
jquery-ui-tabs-paging	http://code.google.com/p/j query-ui-tabs-paging/	MIT License	Copyrighted 2012 by Evan Plaice
jquery.tablesorter 2.0.3	http://tablesorter.com/doc s/	MIT License	Copyrighted 2012 by Evan Plaice
jscep	http://code.google.com/p/j scep/	MIT License	Copyright (c) 2009-2012 David Grant Copyright (c) 2010 ThruPoint, Ltd
JSch 0.1.51	http://sourceforge.net/projects/jsch/	JSch License	
JSON in Java	http://central.maven.org/ maven2/org/json/json/	JSON License	Copyright (c) 2002 JSON.org
json-schema-core	http://github.com/fge/json -schema-core/	Apache License 2.0	Copyright (c) 2014, Francis Galiegue

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
JSR-124 - Client Provisioning	http://www.jcp.org/en/jsr/detail?id=124	J2EE(TM) Client Provisioning Specification ("Specification") Version: 1.0	
jsr-305	http://code.google.com/p/j sr-305/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2007-2009, JSR305 expert group
JSR105 API 1.0.1	http://repo1.maven.org/maven2/javax/xml/crypto/jsr105-api/	Apache License 2.0	
JSR105 Implementation 1.0.2	http://repo1.maven.org/m aven2/com/sun/xml/securi ty/jsr105-impl/	Apache License 2.0	
jsTree	http://sourceforge.net/projects/jstree/	MIT License	Copyright (c) 2014 Ivan Bozhanov
jstree 3.0.8	http://github.com/vakata/j stree/	MIT License	Copyright (c) 2014 Ivan Bozhanov
knockout 3.2.0	https://www.npmjs.org/pa ckage/knockout	MIT License	Copyright (c) 2014 Andrey Filonenko andrey.filonenko@aol.com
knockout 3.3.0	https://www.npmjs.org/pa ckage/knockout	MIT License	Copyright (c) 2014 Andrey Filonenko andrey.filonenko@aol.com
knockout-delegatedEvents 0.5.0	http://github.com/rniemey er/knockout- delegatedEvents/	MIT License	Copyright (c) 2015 Ryan Niemeyer
knockout-delegatedEvents 0.3.1	http://github.com/rniemey er/knockout- delegatedEvents/	MIT License	Copyright (c) 2015 Ryan Niemeyer
knockout-postbox 0.4.2	http://github.com/rniemey er/knockout-postbox/	MIT License	Copyright (c) 2015 Ryan Niemeyer
KoLite - Lightweight Toolkit for KnockoutJS 1.2.0	http://www.nuget.org/pac kages/KoLite	MIT License	Copyright © 2014 Hans Fjällemark & John Papa.
kXML 2 is a small XML pull parser based on the common XML pull API - net.sf.kxml:kxml2 2.3.0	http://repo1.maven.org/maven2/net/sf/kxml/kxml2/	MIT License	Copyright (c) (1999-2005) Stefan Haustein, Oberhausen, Rhld., Germany
Modernizr 2.8.3	http://github.com/Moderni zr/Modernizr/	MIT License	COULD NOT FIND
OPC Unified Architecture	https://opcfoundation.org/ about/opc- technologies/opc-ua/	OPC Foundation License	
OpenSAML Java 2 - an Open Source Security Assertion Markup Language Implementation 2.5.3	https://wiki.shibboleth.net/ confluence/display/OpenS AML/Home/	Apache License 2.0	Copyright (c) 2002 University Corporation for Advanced Internet Development, Inc.
OpenSSL	http://www.openssl.org/	OpenSSL Combined License	

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
OPS4J Pax Logging - API 1.7.3	http://www.ops4j.org/proje cts/pax/logging/pax- logging-api	Apache License 2.0	Copyright 2005 Niclas Hedhman
OPS4J Pax Logging - Service 1.7.3	http://www.ops4j.org/proje cts/pax/logging/pax- logging-service	Apache License 2.0	Copyright 2005 Niclas Hedhman
OSGi JAX-RS Multipart Provider 2.0- SR1	https://github.com/hstaud acher/osgi-jax-rs- connector	Eclipse Public License 1.0	Copyright © 2014 OSGi™ Alliance
OSGi JAX-RS Security Provider 2.0- SR1	https://github.com/hstaud acher/osgi-jax-rs- connector	Eclipse Public License 1.0	Copyright © 2014 OSGi™ Alliance
osgi-jax-rs-connector 4.1	http://github.com/hstauda cher/osgi-jax-rs- connector/	Eclipse Public License 1.0	Copyright (c) 2002 JSON.org
osgi.cmpn 5.0.0	http://www.osgi.org	Apache License 2.0	
osgi.core	http://www.osgi.org	Apache License 2.0	
OWASP AntiSamy Project 1.5.3	http://www.owasp.org/ind ex.php/Category:OWASP_A ntiSamy_Project	BSD 3-clause "New" or "Revised" License	Copyright (c) 2002 JSON.org
Plexus :: Component Annotations	http://repo1.maven.org/m aven2/org/codehaus/plex us/plexus-component- annotations/	Apache License 2.0	
Plexus Project	http://plexus.codehaus.org	Apache License 2.0	
Plexus Project - Plexus Utils	http://plexus.codehaus.org/plexus-utils/	Apache License 2.0	
plexus-archiver	http://github.com/sonatype/plexus-archiver/	Apache License 2.0	
plexus-classworlds	http://github.com/sonatype/plexus-classworlds/	Apache License 2.0	
plexus-io	http://github.com/sonatype/e/plexus-io/	Apache License 2.0	
Protocol Buffer Java API 2.6.0	http://repo.maven.apache. org/maven2//com/google/ protobuf/protobuf-java/	BSD 3-clause "New" or "Revised" License	Copyright 2008 Google Inc.
Q in javascript 1.0.1	http://www.nuget.org/packages/Q	MIT License	Copyright 2009–2014 Kristopher Michael Kowal
Q in javascript 1.1.2	http://github.com/kriskow al/q/	MIT License	Copyright 2009–2014 Kristopher Michael Kowal
RabbitMQ Java Client - com.rabbitmq:amqp-client 3.4.3	http://repo.maven.apache. org/maven2//com/rabbitm q/amqp-client/	Apache License 2.0	
requirejs 2.1.16	http://www.nuget.org/pac	MIT License	Copyright 2010-2015 James

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
	kages/RequireJS		Burke
requirejs 2.1.14	http://www.nuget.org/pac kages/RequireJS	MIT License	Copyright 2010-2015 James Burke
RequireJS text 2.0.12	http://github.com/requirejs/text/	MIT License	Copyright (c) 2010-2014, The Dojo Foundation
Retrotranslator	http://sourceforge.net/proj ects/retrotranslator/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2005 - 2009 Taras Puchko
SAX	http://www.saxproject.org/	Sax Public Domain Notice	Copyright © David Megginson
Silk Icons 1.3	http://famfamfam.com/lab/icons/silk/	Creative Commons Attribution 2.5	0
Simple Logging Facade for Java (SLF4J)	http://www.slf4j.org/	slf4j License	Copyright (c) 2004-2006 SLF4J.ORG Copyright (c) 2004-2013 QOS.ch
sorttable 2	http://www.kryogenix.org/ code/browser/sorttable	Kryogenix MIT License	Copyright 2007, Stuart Langridge
spin.js 1.3.2	http://github.com/fgnass/s pin.js/	MIT License	Copyright (c) 2011-2015 Felix Gnass [fgnass at gmail dot com]
spongycastle	http://github.com/rtyley/sp ongycastle/	MIT License	2000-2015 The Legion of the Bouncy Castle Inc.
spring-framework 2.5.6.SEC03	http://www.springsource.org/spring-core	Apache License 2.0	
The Legion of the Bouncy Castle 1.47	http://www.bouncycastle.o rg/index.html	MIT License	Copyright © 2013 Legion of the Bouncy Castle Inc.
TrafficCop	http://www.nuget.org/pac kages/TrafficCop	MIT License	Copyright © 2011 Jim Cowart
Trio - Printf Done Right 1.1	http://daniel.haxx.se/proje cts/trio/	MIT License	Copyright © Bjorn Reese and Daniel Stenberg
tv4 1.0.17	https://www.npmjs.org/pa ckage/tv4	Public Domain	COULD NOT FIND
underscore 1.8.2	https://www.npmjs.org/package/underscore	MIT License	Copyright (c) 2009-2015 Jeremy Ashkenas
underscore 1.7.0	https://www.npmjs.org/pa ckage/underscore	MIT License	Copyright (c) 2009-2015 Jeremy Ashkenas
Visual C++ Redistributable for Visual Studio 2010 SP1	http://support.microsoft.co m/kb/2019667	Microsoft Visual C++ 2010 SP1 Runtime License	
WebSocket server API 1	http://websocket- spec.java.net	Sun GPL With Classpath Exception v2.0	
Weld APIs Parent	https://repository.jboss.org /nexus/content/groups/pu blic- jboss/org/jboss/weld/weld -api-parent/	Apache License 2.0	

Software Name & Version (by Component)	Company Link	License Name & Version	Copyright
XML Commons Resolver Component 1.2	http://xml.apache.org/com mons/components/resolve r/	Apache License 2.0	
Xml Compatibility extensions for Jackson 1.9.13	http://jackson.codehaus.or	Apache License 2.0	
XPP - XML Pull Parser 3-1.1.3_3	http://www.extreme.indian a.edu/xgws/xsoap/xpp/	Indiana University Extreme! Lab Software License	
YUI Library 2.9.0	http://yuilibrary.com	BSD 3-clause "New" or "Revised" License	Copyright (c) 2013 Yahoo!
YUI Library 2.8.0r4	http://sourceforge.net/projects/yui/	BSD 3-clause "New" or "Revised" License	Copyright (c) 2013 Yahoo! Inc

Open Source Software Licenses

License	Used By	Text
		Apache Software License Version 1.1
		Copyright (c) 2000 The Apache Software Foundation. All rights reserved.
		Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:
		1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
		2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
		3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:
		"This product includes software developed by the Apache Software Foundation (http://www.apache.org/)."
Apache License	Apache-XML Xml Security,	Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.
1.1		4. The names "Apache" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact apache@apache.org.
		5. Products derived from this software may not be called "Apache", nor may "Apache" appear in their name, without prior written permission of the Apache Software Foundation.
		THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE SOFTWARE FOUNDATION OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
		This software consists of voluntary contributions made by many individuals on behalf of the Apache Software Foundation. For more information on the Apache Software Foundation, please see http://www.apache.org/ >.

	Portions of this software are based upon public domain software originally written at the National Center for Supercomputing Applications, University of Illinois, Urbana-Champaign.
googie-gu osgi.cmpr JSR105 AF Jetty - Jav	n, http://www.apache.org/licenses/
JSR105 AF	Apache License Version 2.0, January 2004 http://www.apache.org/licenses/ TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION 1. Definitions. "License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document. "Licenses" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License. "Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity. "You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License. "Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files. "Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types. "Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below). "Derivative Works" shall mean any work, whether in Source or Object form, that is based on for derived from! the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works thereof. "Contribution" shall mean any work of authorship, including the original version of the Copyright owner or by an indiv
Commons Logging, J	

Time - jodatime, Apache CXF, Guava: Google Core Libraries for Java. JavaEWAH, Apache Jakarta BCEL, Guava: Google Core Libraries for Java, biz.aQute.bnd, Apache Felix Web Management Console, Apache-Jakarta Codec, Apache-Jakarta Collections. RabbitMQ Java Client com.rabbitmq:a map-client, springframework, Apache Log4i, Apache Felix Web Console Event Plugin, Apache-Web Services WSS4J. Apache Tika, jansi, Apache HttpCore OSGi bundle, Apache-Jakarta Codec. proguardmaven-plugin, Apache Jakarta Commons IO, Apache Commons Configuration, Apache Ant, Apache Felix Web Management Console, Apache Felix Dependency Manager, DITA Open Toolkit -HTMLSearch

Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

- **3. Grant of Patent License**. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, nocharge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
- **4. Redistribution**. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
- 4. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- 5.
- 6. You must cause any modified files to carry prominent notices stating that You changed the files; and
- 7.
- 8. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- 9.
- 10. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- **5. Submission of Contributions**. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. Trademarks. This License does not grant permission to use the trade names,

Plug-in, HawtJNI Runtime, Apache Felix Declarative Services, XML Commons Resolver Component, Apache HttpClient OSGi bundle, Apache Xalan-Java, OpenSAML Java 2 - an Open Source Security Assertion Markup Language Implementation. JSR105 Implementation, google-codeprettify, OPS4J Pax Logging -Service, TestNG, Plexus Project -Plexus Utils, jamod, JSR-330: Dependency Injection for Java, Apache Felix Inventory, plexus-archiver, Apache ServiceMix :: Specs :: **Activation API** 1.4. Android SDK's dx Tool, Apache ServiceMix:: Specs:: JAXB API 2.2, jasypt: java simplified encryption, Jetty - Java HTTP Servlet Server, Plexus :: Component Annotations, Plexus Project, plexusclassworlds, plexus-io, json-

trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

- 7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
- **8. Limitation of Liability**. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
- **9. Accepting Warranty or Additional Liability**. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability. END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives. Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at http://www.apache.org/licenses/LICENSE-2.0 Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

schema-core

BSD 2-clause "Simplified" License	Javolution	Title added by Steve Snow of Black Duck Software for identification purposes only Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. THIS SOFTWARE IS PROVIDED BY THE AUTHOR "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
BSD 3-clause "New" or "Revised" License	ASM, ASM, java_crw_demo, Protocol Buffer Java API, DataTables, jline, YUI Library, OWASP AntiSamy Project, jargs, Retrotranslator, jsr-305, ESAPI - org.owasp.esapi :esapi, JGit - Core, Hamcrest, Java Modbus Library, YUI Library, cruisecontrol	Copyright (c) <year>, <owner> All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: a. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. b. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. c. Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.</organization></owner></year>
Creative Commons Attribution 2.5	Silk Icons	Creative Commons Attribution 2.5 Title added by Steve Snow of Black Duck Software for identification purposes only CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS LICENSE DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE INFORMATION PROVIDED, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM ITS USE.

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

1. Definitions

a. **"Collective Work"** means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

b.

c. "Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

d.

e. **"Licensor"** means the individual or entity that offers the Work under the terms of this License.

f.

g. "Original Author" means the individual or entity who created the Work.

h.

i. **"Work"** means the copyrightable work of authorship offered under the terms of this License.

j.

- k. **"You"** means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.
- **2. Fair Use Rights.** Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.
- **3. License Grant.** Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:
- a. to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

b.

c. to create and reproduce Derivative Works;

Н

e. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

f.

g. to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

h.

i. For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

j.

k. Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

- **4. Restrictions.** The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:
- a. You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by

clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

b.

c. If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

5. Representations, Warranties and Disclaimer

BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS

7. Termination

a. This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

h

c. Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be,

granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above. 8. Miscellaneous • Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License. • Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License. If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable. • No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent. • This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You. Creative Commons is not a party to this License, and makes no warranty whatsoever in connection with the Work. Creative Commons will not be liable to You or any party on any legal theory for any damages whatsoever, including without limitation any general, special, incidental or consequential damages arising in connection to this license. Notwithstanding the foregoing two (2) sentences, if Creative Commons has expressly identified itself as the Licensor hereunder, it shall have all rights and obligations of Licensor. Except for the limited purpose of indicating to the public that the Work is licensed under the CCPL, neither party will use the trademark "Creative Commons" or any related trademark or logo of Creative Commons without the prior written consent of Creative Commons. Any permitted use will be in compliance with Creative Commons' then-current trademark usage guidelines, as may be published on its website or otherwise made available upon request from time to time. Creative Commons may be contacted at http://creativecommons.org/. Creative Commons Public Domain Dedication Copyright-Only Dedication (based on United States law) or Public Domain Creative Certification Commons Public The person or persons who have associated work with this document (the backport-util-"Dedicator" or "Certifier") hereby either Domain concurrent • certifies that, to the best of his knowledge, the work of authorship identified is Dedication License in the public domain of the country from which the work is published, or • hereby dedicates whatever copyright the dedicators holds in the work of authorship identified below (the "Work") to the public domain.

		A certifier, moreover, dedicates any copyright interest he may have in the associated work, and for these purposes, is described as a "dedicator" below. A certifier has taken reasonable steps to verify the copyright status of this work. Certifier recognizes that his good faith efforts may not shield him from liability if in fact the work certified is not in the public domain. Dedicator makes this dedication for the benefit of the public at large and to the detriment of the Dedicator's heirs and successors. Dedicator intends this dedication to be an overt act of relinquishment in perpetuity of all present and future rights under copyright law, whether vested or contingent, in the Work. Dedicator understands that such relinquishment of all rights includes the relinquishment of all rights to enforce (by lawsuit or otherwise) those copyrights in the Work. Dedicator recognizes that, once placed in the public domain, the Work may be freely reproduced, distributed, transmitted, used, modified, built upon, or otherwise exploited by anyone for any purpose, commercial or non-commercial, and in any way, including by methods that have not yet been invented or conceived.
Dr Dobbs Journal License	Dr Dobbs Journal	Dr Dobbs Journal License Title added by Steve Snow of Black Duck Software for identification purposes only Redistribution and use in source and binary forms, with or without modification, is permitted, courtesy of CMP Media LLC and Dr. Dobb's Journal. Neither the name of Dr. Dobb's Journal or CMP Media LLC nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission. This software is provided by the copyright holders and contributors "as is" and any express or implied warranties, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose are disclaimed. In no event shall the copyright owner or contributors be liable for any direct, indirect, incidental, special, exemplary, or consequential damages (including, but not limited to, procurement of substitute goods or services; loss of use, data, or profits; or business interruption) however caused and on any theory of liability, whether in contract, strict liability, or tort (including negligence or otherwise) arising in any way out of the use of this software, even if advised of the possibility of such damage.
Eclipse Public License 1.0	osgi-jax-rs- connector, H2 Database Engine, OSGi JAX-RS Multipart Provider, org.eclipse.sisu.i nject, Eclipse Project, JUnit, org.eclipse.sisu. plexus, OSGi JAX-RS Security Provider	Eclipse Public License - v 1.0 THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT. 1. DEFINITIONS "Contribution" means: a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and b) in the case of each subsequent Contributor: i) changes to the Program, and ii) additions to the Program; where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program. "Contributor" means any person or entity that distributes the Program. "Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when

combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this

3. REQUIREMENTS

Agreement.

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms

of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable. If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed. All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive. Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation. Indiana University Extreme! Lab Software License Version 1.1.1 Copyright (c) 2002 Extreme! Lab, Indiana University. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. Indiana 2. Redistributions in binary form must reproduce the above copyright notice, this University list of conditions and the following disclaimer in the documentation XPP - XML Pull Extreme! Lab and/or other materials provided with the distribution. Parser Software 3. The end-user documentation included with the redistribution, if any, must License include the following acknowledgment: "This product includes software developed by the Indiana University Extreme! Lab (http://www.extreme.indiana.edu/)." 4. Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear. 5. The names "Indiana Univeristy" and "Indiana Univeristy Extreme! Lab" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact

		http://www.extreme.indiana.edu/. 6. Products derived from this software may not use "Indiana Univeristy" name nor may "Indiana Univeristy" appear in their name, without prior written permission of the Indiana University. THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS, COPYRIGHT HOLDERS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
ISC License	jBCrypt	ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. ISC License (ISCL) Copyright (c) 4-digit year, Company or Person's Name Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
J2EE(TM) Client Provisioning Specification ("Specification") Version: 1.0	JSR-124 - Client Provisioning	SUN MICROSYSTEMS, INC. IS WILLING TO LICENSE THIS SPECIFICATION TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS LICENSE AGREEMENT ("AGREEMENT"). PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE CAREFU LLY. BY DOWNLOADING THIS SPECIFICATION, YOU ACCEPT THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT. IF YOU ARE NOT WILLING TO BE BOUND BY ITS TERMS, SELECT THE "DECLINE" BUTTON AT THE BOTTOM OF THIS PAGE AND THE DOWNLOADING PROCESS WILL NOT CONTINUE. JZEE(TM) Client Provisioning Specification ("Specification") Version: 1.0 Status: FCS Release: September 18, 2003 Copyright 2003 Sun Microsystems, Inc. 4150 Network Circle, Santa Clara, California 95054, U.S.A All rights reserv ed. NOTICE; LIMITED LICENSE GRANTS Sun Microsystems, Inc. ("Sun") hereby grants you a fully-paid, non-exclusive, non-transferable, worldwide, limited license (without the right to sublicense), under the Sun's applicable intellectual pro perty rights to view, download, use and reproduce the Specification only for the purpose of internal evaluation, which shall be understood to include developing applications intended to run on an implementation of the Specification provided th at such applications do not themselves implement any portion(s) of

the Specification.

Sun also grants you a perpetual, non-exclusive, worldwide, fully paid-up, royalty free, limited license (without the right to sublicense) under any ap plicable copyrights or patent rights it may have in the Specification to create and/or distribute an Independent Implementation of the Specification that: (i) fully implements the Spec(s) including all its required interfaces and functionality; (ii) does not modify, subset, superset or otherwise extend the Licensor Name Space, or include any public or protected packages, classes, Java interfaces, fields or methods within the Licensor Name Space other than those required/authoriz ed by the Specification or Specifications being implemented; and (iii) passes the TCK (including satisfying the requirements of the applicable TCK Users Guide) for such Specification. The foregoing license is expressly conditioned on your not acting outside its scope. No license is granted hereunder for any other purpose.

You need not include limitations (i)-(iii) from the previous paragraph or any other particular "pass through" requirements in any license You grant concerning the use of your Independent Implementation or products derived from it. However, except with respect to implementations of the Specification (and products derived from them) that satisfy limitations (i)-(iii) from the previous paragraph, You may neither: (a) grant or otherwise pass through to your licensees any licenses under Sun's applicable intellectual property rights; nor (b) authorize your licensees to make any claims concerning their implementation's compliance with the S pec in question.

For the purposes of this Agreement: "Independent Implementation" shall mean an implementation of the Specification that neither derives from any of Sun's source code or binary code materials nor, except with an appropri ate and separate license from Sun, includes any of Sun's source code or binary code materials; and "Licensor Name Space" shall mean the public class or interface declarations whose names begin with "java", "javax", "com.sun" or their equivalen ts in any subsequent naming convention adopted by Sun through the Java Community Process, or any recognized successors or replacements thereof.

This Agreement will terminate immediately without notice from Sun if you fail to comply with any material provision of or act outside the scope of the licenses granted above. TRADEMARKS

No right, title, or interest in or to any trademarks, service marks, or trade names of Sun or Sun's licensors is granted hereunder. Sun, Sun Microsystems, the Sun logo, Java, J2EE, and the Java Coffee Cup logo are trademarks or registered trademarks of Sun Microsystems, Inc. in the U.S. and other countries. DISCLAIMER OF WARRANTIES

THE SPECIFICATION IS PROVIDED "AS IS". SUN M AKES NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, THAT THE CONTENTS OF THE SPECIFICATION ARE SUITABLE FOR AN Y PURPOSE OR THAT ANY PRACTICE OR IMPLEMENTATION OF SUCH CONTENTS WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADE SECRETS OR OTHER RIGHTS. This document does not represent any commitment to release or implement any portion of the Specification in any product.

THE SPECIFICATION COULD INCLUDE TECHNICAL INACCURACIES OR TYPOGRAPHICAL ERRORS. CHANGES ARE PERIODICALLY ADDED TO THE INFORMATION THEREIN; THESE CHANGES WILL BE INCORPORATED INTO NEW VERSIONS OF THE SPECIF ICATION, IF ANY. SUN MAY MAKE IMPROVEMENTS AND/OR CHANGES TO THE PRODUCT(S) AND/OR THE PROGRAM(S) DESCRIBED IN THE SPECIFICATION AT ANY TIME. Any use of such changes in the Specification will be governed by the then-current license for the ap plicable version of the Specification. LIMITATION OF LIABILITY

TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT WILL SUN OR ITS LICENSORS BE LIABLE FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, LOST REVENUE, PROFITS OR DATA, OR FOR SP ECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY, ARISING OUT OF OR RELATED TO ANY FURNISHING, PRACTICING, MODIFYING OR ANY USE OF THE SPECIFICATION, EVEN IF SUN AND/OR IT S LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

You will indemnify, hold harmless, and defend Sun and its licensors from any claims arising or resulting from: (i) your use of the Specification; (ii) the use or distribution of your Java application, applet and/or clean room implementation; and/or (iii) any claims that later versions or releases of any Specification furnished to you are incompatible with the Specification provided to you under this license. RESTRICTED RIGHTS LEGEND

U.S. Government: If this Specification is being acquired by or on behalf of the U.S. Government or by a U.S. Government prime contractor or subcontractor (at any tier), then the Government's rights in the Software and accompanying documentation shall be only as set forth in this license; this is in accordance with 48 C.F.R. 227.7201 through 227.7202-4 (for Department of Defense (DoD) acquisitions) and with 48 C.F.R. 2.101 and 12.212 (for non-DoD acq uisitions). REPORT

You may wish to report any ambiguities, inconsistencies or

		inaccuracies you may find in connection with your use of the Specification ("Feedback"). To the extent that you provide Sun with any Feedback, you hereby: (i) a gree that such Feedback is provided on a non-proprietary and non-confidential basis, and (ii) grant Sun a perpetual, non-exclusive, worldwide, fully paid-up, irrevocable license, with the right to sublicense through multiple levels of subli censees, to incorporate, disclose, and use without limitation the Feedback for any purpose related to the Specification and future versions, implementations, and test suites thereof. (LFI#126955/Form ID#011801)
		JSch License Title added by Steve Snow of Black Duck Software for identification purposes only JSch 0.0.* was released under the GNU LGPL license. Later, we have switched over to a BSD-style license.
JSch License	JSch	Copyright (c) 2002,2003,2004,2005,2006 Atsuhiko Yamanaka, JCraft,Inc. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: A. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. B. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. C. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission. THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL JCRAFT, INC. OR ANY CONTRIBUTORS TO THIS SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
JSON License	JSON in Java	The JSON License Copyright (c) 2002 JSON.org Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions: The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software. The Software shall be used for Good, not Evil. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS

		BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Kryogenix MIT License	sorttable	The MIT Licence, for code from kryogenix.org Code downloaded from the (http://www.kryogenix.org/code/browser) Browser Experiments section of kryogenix.org is licenced under the so-called MIT licence. The licence is below. Copyright (c) 1997-date Stuart Langridge Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions: THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Microsoft Visual C++ 2010 SP1 Runtime License	Visual C++ Redistributable for Visual Studio	MICROSOFT SOFTWARE LICENSE TERMS MICROSOFT VISUAL C++ 2010 RUNTIME LIBRARIES WITH SERVICE PACK 1 These license terms are an agreement between Microsoft Corporation (or based on where you live, one of its affiliates) and you. Please read them. They apply to the software named above, which includes the media on which you received it, if any. The terms also apply to any Microsoft 1. updates, 2. supplements, 3. Internet-based services, and 4. support services for this software, unless other terms accompany those items. If so, those terms apply. BY USING THE SOFTWARE, YOU ACCEPT THESE TERMS. IF YOU DO NOT ACCEPT THEM, DO NOT USE THE SOFTWARE. If you comply with these license terms, you have the rights below. 1 INSTALLATION AND USE RIGHTS. You may install and use any number of copies of the software on your devices. 2 Scope of License. The software is licensed, not sold. This agreement only gives you some rights to use the software. Microsoft reserves all other rights. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. In doing so, you must comply with any technical limitations in the software that only allow you to use it in certain ways. You may not of disclose the results of any benchmark tests of the software to any third party without Microsoft's prior written approval; work around any technical limitations in the software; reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits, despite this limitation; make more copies of the software than specified in this agreement or allowed by applicable law, despite this limitation;

- publish the software for others to copy:
- rent, lease or lend the software;
- transfer the software or this agreement to any third party; or
- use the software for commercial software hosting services.

3

- 4 BACKUP COPY. You may make one backup copy of the software. You may use it only to reinstall the software.
- 5 DOCUMENTATION. Any person that has valid access to your computer or internal network may copy and use the documentation for your internal, reference purposes.
- 6 Export Restrictions. The software is subject to United States export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users and end use. For additional information, see www.microsoft.com/exporting.
- 7 SUPPORT SERVICES. Because this software is "as is," we may not provide support services for it.
- 8 Entire Agreement. This agreement, and the terms for supplements, updates, Internet-based services and support services that you use, are the entire agreement for the software and support services.
- 9 Applicable Law.
- United States. If you acquired the software in the United States,
 Washington state law governs the interpretation of this
 agreement and applies to claims for breach of it, regardless of
 conflict of laws principles. The laws of the state where you live
 govern all other claims, including claims under state consumer
 protection laws, unfair competition laws, and in tort.
- Outside the United States. If you acquired the software in any other country, the laws of that country apply.

10

- 11Legal Effect. This agreement describes certain legal rights. You may have other rights under the laws of your country. You may also have rights with respect to the party from whom you acquired the software. This agreement does not change your rights under the laws of your country if the laws of your country do not permit it to do so.
- 12Disclaimer of Warranty. The software is licensed "as-is." You bear the risk of using it. Microsoft gives no express warranties, guarantees or conditions. You may have additional consumer rights under your local laws which this agreement cannot change. To the extent permitted under your local laws, Microsoft excludes the implied warranties of merchantability, fitness for a particular purpose and non-infringement.
- 13Limitation on and Exclusion of Remedies and Damages. You can recover from Microsoft and its suppliers only direct damages up to U.S. \$5.00. You cannot recover any other damages, including consequential, lost profits, special, indirect or incidental damages. This limitation applies to
- anything related to the software, services, content (including code) on third party Internet sites, or third party programs; and
- claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.
- 14It also applies even if Microsoft knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.

MIT License spin.js, The MIT License

knockoutdelegatedEvent s, jscep, mockito. Durandal-Bower, kXML 2 is a small XML pull parser based on the common XML pull API net.sf.kxml:kxml 2, jquerymultifile-plugin, knockoutpostbox, iqueryui-tabs-paging, Trio - Printf Done Right, underscore. requirejs, autosize. Modernizr, jsTree, jquery, angular.is. RequireJS text, jquery, jQuery UI, The Legion of the Bouncy Castle, KoLite -Lightweight Toolkit for KnockoutJS, bootstrap, istree, cookies, knockout. underscore, jquery, Q in javascript, Bootstrap, requirejs, jquery.tablesort er, jQuery UI jquery/jquery-ui on GitHub. forEach, angular-fileupload, knockout, spongycastle, Q in javascript, cookies, knockoutdelegatedEvent s, TrafficCop.

Copyright (c) < year > < copyright holders >

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

angular-filter,

	angular-form	
OPC Foundation License	OPC Unified Architecture	Lif gte mso 9}-xml > coDocumentProperties> - co:Author> Co:LastAuthor> Co:LastAuthor> Co:LastAuthor> Co:LastAuthor> Co:LastAuthor> Co:Revision> 1-(o:Revision> 1-(o:Revis

Locked="false" Priority="1" Name="Default Paragraph Font"/> <w:LsdException Locked="false" Priority="11" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Subtitle"/> <w:LsdException Locked="false" Priority="22" SemiHidden="false" UnhideWhenUsed="false" OFormat="true" Name="Strong"/> <w:LsdException Locked="false" Priority="20" SemiHidden="false" UnhideWhenUsed="false" OFormat="true" Name="Emphasis"/> <w:LsdException Locked="false" Priority="59" SemiHidden="false" UnhideWhenUsed="false" Name="Table Grid"/> <w:LsdException Locked="false" UnhideWhenUsed="false" Name="Placeholder Text"/> <w:LsdException Locked="false" Priority="1" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="No Spacing"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful" Grid"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 1"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 1"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 1"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1 Accent 1"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 1"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 1"/> <w:LsdException Locked="false" UnhideWhenUsed="false" Name="Revision"/> <w:LsdException Locked="false" Priority="34" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="List Paragraph"/> <w:LsdException Locked="false" Priority="29" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Quote"/> <w:LsdException Locked="false" Priority="30" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Intense" Quote"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 1"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 1"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 1"/>

<w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 1"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 1"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 1"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 1"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 1"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 2"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 2"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 2"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1 Accent 2"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 2"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 2"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 2"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 2"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 2"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 2"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 2"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 2"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 2"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 2"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 3"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 3"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 3"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1 Accent 3"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 3"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 3"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 3"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 3"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 3"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 3"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 3"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 3"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 3"/> <w:LsdException Locked="false" Priority="73"

SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 3"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 4"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 4"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 4"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1 Accent 4"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 4"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 4"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 4"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 4"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 4"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 4"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 4"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 4"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 4"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 4"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 5"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 5"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 5"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 1 Accent 5"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 5"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 5"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 5"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 5"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 5"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 5"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 5"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 5"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 5"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 5"/> <w:LsdException Locked="false" Priority="60" SemiHidden="false" UnhideWhenUsed="false" Name="Light Shading Accent 6"/> <w:LsdException Locked="false" Priority="61" SemiHidden="false" UnhideWhenUsed="false" Name="Light List Accent 6"/> <w:LsdException Locked="false" Priority="62" SemiHidden="false" UnhideWhenUsed="false" Name="Light Grid Accent 6"/> <w:LsdException Locked="false" Priority="63" SemiHidden="false"

UnhideWhenUsed="false" Name="Medium Shading 1 Accent 6"/> <w:LsdException Locked="false" Priority="64" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Shading 2 Accent 6"/> <w:LsdException Locked="false" Priority="65" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 1 Accent 6"/> <w:LsdException Locked="false" Priority="66" SemiHidden="false" UnhideWhenUsed="false" Name="Medium List 2 Accent 6"/> <w:LsdException Locked="false" Priority="67" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 1 Accent 6"/> <w:LsdException Locked="false" Priority="68" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 2 Accent 6"/> <w:LsdException Locked="false" Priority="69" SemiHidden="false" UnhideWhenUsed="false" Name="Medium Grid 3 Accent 6"/> <w:LsdException Locked="false" Priority="70" SemiHidden="false" UnhideWhenUsed="false" Name="Dark List Accent 6"/> <w:LsdException Locked="false" Priority="71" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Shading Accent 6"/> <w:LsdException Locked="false" Priority="72" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful List Accent 6"/> <w:LsdException Locked="false" Priority="73" SemiHidden="false" UnhideWhenUsed="false" Name="Colorful Grid Accent 6"/> <w:LsdException Locked="false" Priority="19" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Subtle Emphasis"/> <w:LsdException Locked="false" Priority="21" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Intense Emphasis"/> <w:LsdException Locked="false" Priority="31" SemiHidden="false" UnhideWhenUsed="false" OFormat="true" Name="Subtle Reference"/> <w:LsdException Locked="false" Priority="32" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Intense Reference"/> <w:LsdException Locked="false" Priority="33" SemiHidden="false" UnhideWhenUsed="false" QFormat="true" Name="Book Title"/> <w:LsdException Locked="false" Priority="37" Name="Bibliography"/> <w:LsdException Locked="false" Priority="39" QFormat="true" Name="TOC Heading"/> </w:LatentStyles> </xml><![endif] [if gte mso 10]> <style> /* Style Definitions */ table.MsoNormalTable {mso-style-name:"Table Normal"; mso-tstyle-rowbandsize:0; mso-tstyle-colband-size:0; mso-style-noshow:yes; mso-style-priority:99; mso-style-parent:""; mso-padding-alt:0in 5.4pt 0in 5.4pt; mso-para-margintop:0in; mso-para-margin-right:0in; mso-para-margin-bottom:10.0pt; mso-paramargin-left:0in; line-height:115%; mso-pagination:widow-orphan; font-size:11.0pt; font-family: "Calibri", "sans-serif"; mso-ascii-font-family: Calibri; mso-ascii-themefont:minor-latin; mso-hansi-font-family:Calibri; mso-hansi-theme-font:minor-latin; mso-bidi-font-family:"Times New Roman"; mso-bidi-theme-font:minor-bidi;} </style> <![endif][if gte mso 9]><xml> <o:shapedefaults v:ext="edit" spidmax="1026"/> </xml><![endif][if gte mso 9]><xml> <o:shapelayout v:ext="edit"> <o:idmap v:ext="edit" data="1"/> </o:shapelayout></xml><![endif] The following License Agreements are covered below:

OPC Unified Architecture (UA) OPC Classic (COM) OPC .NET 3.0 (Formerly Xi)

The Following agreement applies to all UA Specifications:

--> AGREEMENT OF USE <--

COPYRIGHT RESTRICTIONS

Copyright © OPC Foundation, Inc.

Any unauthorized use of this specification may violate copyright laws, trademark laws, and communications regulations and statutes. This document contains information which is protected by copyright. All Rights Reserved. No part of this work covered by copyright herein may be reproduced or used in any form or by any means--graphic, electronic, or mechanical, including photocopying, recording, taping, or information storage and retrieval systems--without permission of the copyright owner.

OPC Foundation members and non-members are prohibited from copying and redistributing this specification. All copies must be obtained on an individual basis, directly from the OPC Foundation Web site http://www.opcfoundation.org.

PATENTS

The attention of adopters is directed to the possibility that compliance with or adoption of OPC specifications may require use of an invention covered by patent rights. OPC shall not be responsible for identifying patents for which a license may be required by any OPC specification, or for conducting legal inquiries into the legal validity or scope of those patents that are brought to its attention. OPC specifications are prospective and advisory only. Prospective users are responsible for protecting themselves against liability for infringement of patents.

WARRANTY AND LIABILITY DISCLAIMERS

WHILE THIS PUBLICATION IS BELIEVED TO BE ACCURATE, IT IS PROVIDED "AS IS" AND MAY CONTAIN ERRORS OR MISPRINTS. THE OPC FOUDATION MAKES NO WARRANTY OF ANY KIND, EXPRESSED OR IMPLIED, WITH REGARD TO THIS PUBLICATION, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF TITLE OR OWNERSHIP, IMPLIED WARRANTY OF MERCHANTABILITY OR WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE. IN NO EVENT SHALL THE OPC FOUNDATION BE LIABLE FOR ERRORS CONTAINED HEREIN OR FOR DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, RELIANCE OR COVER DAMAGES, INCLUDING LOSS OF PROFITS, REVENUE, DATA OR USE, INCURRED BY ANY USER OR ANY THIRD PARTY IN CONNECTION WITH THE FURNISHING, PERFORMANCE, OR USE OF THIS MATERIAL, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

The entire risk as to the quality and performance of software developed using this specification is borne by you.

RESTRICTED RIGHTS LEGEND

This Specification is provided with Restricted Rights. Use, duplication or disclosure by the U.S. government is subject to restrictions as set forth in (a) this Agreement pursuant to DFARs 227.7202-3(a); (b) subparagraph (c)(1)(i) of the Rights in Technical Data and Computer Software clause at DFARs 252.227-7013; or (c) the Commercial Computer Software Restricted Rights clause at FAR 52.227-19 subdivision (c)(1) and (2), as applicable. Contractor / manufacturer are the OPC Foundation,. 16101 N. 82nd Street, Suite 3B, Scottsdale, AZ, 85260-1830

COMPLIANCE

The OPC Foundation shall at all times be the sole entity that may authorize

developers, suppliers and sellers of hardware and software to use certification marks, trademarks or other special designations to indicate compliance with these materials. Products developed using this specification may claim compliance or conformance with this specification if and only if the software satisfactorily meets the certification requirements set by the OPC Foundation. Products that do not meet these requirements may claim only that the product was based on this specification and must not claim compliance or conformance with this specification.

TRADEMARKS

Most computer and software brand names have trademarks or registered trademarks. The individual trademarks have not been listed here.

GENERAL PROVISIONS

Should any provision of this Agreement be held to be void, invalid, unenforceable or illegal by a court, the validity and enforceability of the other provisions shall not be affected thereby.

This Agreement shall be governed by and construed under the laws of the State of Minnesota, excluding its choice or law rules.

This Agreement embodies the entire understanding between the parties with respect to, and supersedes any prior understanding or agreement (oral or written) relating to, this specification.

ISSUE REPORTING

The OPC Foundation strives to maintain the highest quality standards for its published specifications, hence they undergo constant review and refinement. Readers are encouraged to report any issues and view any existing errata here: http://www.opcfoundation.org/errata

OPC UA CODE DELIVERABLE LICENSES

An overview of the OPC Unified Architecture Licensing scheme can be found here: http://opcfoundation.org/License

All binaries and documentation files are subject to the term of the "OPC Redistributables License Version 1.00".

The complete license agreement can be found here: http://opcfoundation.org/License/Redistributables/1.00/

All source files are subject to one of

OPC Foundation MIT License Version 1.00
OPC Reciprocal Community License ("RCL") Version 1.00
OPC Reciprocal Community Binary License ("RCBL") Version 1.00

The complete license agreements can be found here:

http://opcfoundation.org/License/MIT/1.00/

http://opcfoundation.org/License/RCL/1.00/ http://opcfoundation.org/License/RCBL/1.00/

The applicable license agreement is declared at the top of each source file.

If a declaration is missing from a source file then the file is subject to the OPC Reciprocal Community Binary License ("RCBL") Version 1.00.

OPC REDISTRIBUTABLES LICENSE 1.00

OPC FOUNDATION SOFTWARE LICENSE TERMS OPC FOUNDATION REDISTRIBUTABLES

These license terms are an agreement between the OPC Foundation and you. Please read them. They apply to the software named above, which includes the media on which you received it, if any. The terms also apply to any OPC Foundation

- * updates,
- * supplements,
- * Internet-based services, and
- * support services

for this software, unless other terms accompany those items. If so, those terms apply.

BY USING THE SOFTWARE, YOU ACCEPT THESE TERMS. IF YOU DO NOT ACCEPT THEM, DO NOT USE THE SOFTWARE.

If you comply with these license terms, you have the rights below.

- 1. INSTALLATION AND USE RIGHTS.
- a. Installation and Use. You may install and use any number of copies of the software on your devices.
- b. Included OPC Foundation Programs. The software may contains other OPC Foundation programs. The license terms with those programs apply to your use of them.
- 2. ADDITIONAL LICENSING REQUIREMENTS AND/OR USE RIGHTS.
- a. Distributable Code. The software contains code that you are permitted to distribute in programs you develop if you comply with the terms below.
- i. Right to Use and Distribute. The code and text files listed below are "Distributable Code."
- * REDIST.TXT Files. You may copy and distribute the object code form of code listed in REDIST.TXT files.
- * Sample Code. You may modify, copy, and distribute the source and object code form of code marked as "sample", as well as those marked as follows: [applicable file directories go here]
- * Third Party Distribution. You may permit distributors of your programs to copy and distribute the Distributable Code as part of those programs.
- ii. Distribution Requirements. For any Distributable Code you distribute, you must
- * add significant primary functionality to it in your programs;
- * require distributors and external end users to agree to terms that protect it at least as much as this agreement;
- * display your valid copyright notice on your programs; and
- * indemnify, defend, and hold harmless the OPC Foundation from any claims, including attorneys' fees, related to the distribution or use of your programs.

- iii. Distribution Restrictions. You may not
- * alter any copyright, trademark or patent notice in the Distributable Code;
- * use the OPC Foundation's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by the OPC Foundation;
- * include Distributable Code in malicious, deceptive or unlawful programs; or
- * modify or distribute the source code of any Distributable Code so that any part of it becomes subject to an Excluded License. An Excluded License is one that requires, as a condition of use, modification or distribution, that
- * the code be disclosed or distributed in source code form; or
- * others have the right to modify it.
- 3. SCOPE OF LICENSE. The software is licensed, not sold. This agreement only gives you some rights to use the software. The OPC Foundation reserves all other rights. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. In doing so, you must comply with any technical limitations in the software that only allow you to use it in certain ways. You may not
- * disclose the results of any benchmark tests of the software to any third party without OPC Foundation's prior written approval;
- * work around any technical limitations in the software;
- * reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits, despite this limitation;
- * make more copies of the software than specified in this agreement or allowed by applicable law, despite this limitation;
- * publish the software for others to copy;
- * rent. lease or lend the software: or
- 4. BACKUP COPY. You may make one backup copy of the software. You may use it only to reinstall the software.
- 5. DOCUMENTATION. Any person that has valid access to your computer or internal network may copy and use the documentation for your internal, reference purposes.
- 6. EXPORT RESTRICTIONS. The software is subject to United States export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users and end use.
- 7. SUPPORT SERVICES. Because this software is "as is," we may not provide support services for it.
- 8. ENTIRE AGREEMENT. This agreement, and the terms for supplements, updates, Internet-based services and support services that you use, are the entire agreement for the software and support services.
- 9. APPLICABLE LAW.
- a. United States. If you acquired the software in the United States, Minnesota state law governs the interpretation of this agreement and applies to claims for breach of it, regardless of conflict of laws principles. The laws of the state where you live govern all other claims, including claims under state consumer protection laws, unfair competition laws, and in tort.
- b. Outside the United States. If you acquired the software in any other country, the laws of that country apply.
- 10. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your country. You may also have rights with respect to the party from whom you acquired the software. This agreement does not change your rights under the laws of your country if the laws of your country do not permit it to do so.
- 11. DISCLAIMER OF WARRANTY. THE SOFTWARE IS LICENSED "AS-IS." YOU BEAR THE RISK OF USING IT. THS OPC FOUNDATION GIVES NO EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. YOU MAY HAVE ADDITIONAL

CONSUMER RIGHTS UNDER YOUR LOCAL LAWS WHICH THIS AGREEMENT CANNOT CHANGE. TO THE EXTENT PERMITTED UNDER YOUR LOCAL LAWS, THE OPC FOUNDATION EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

12. LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES. YOU CAN RECOVER FROM THE OPC FOUNDATION AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. \$5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

This limitation applies to

- * anything related to the software, services, content (including code) on third party Internet sites, or third party programs; and
- * claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law. It also applies even if the OPC Foundation knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.

Please note: As this software is distributed in Quebec, Canada, some of the clauses in this agreement are provided below in French.

Remarque : Ce logiciel étant distribué au Québec, Canada, certaines des clauses dans ce contrat sont fournies ci-dessous en français.

EXONÉRATION DE GARANTIE. Le logiciel visé par une licence est offert « tel quel ». Toute utilisation de ce logiciel est à votre seule risque et péril. OPC Foundation n'accorde aucune autre garantie expresse. Vous pouvez bénéficier de droits additionnels en vertu du droit local sur la protection des consommateurs, que ce contrat ne peut modifier. La ou elles sont permises par le droit locale, les garanties implicites de qualité marchande, d'adéquation à un usage particulier et d'absence de contrefacon sont exclues.

LIMITATION DES DOMMAGES-INTÉRÊTS ET EXCLUSION DE RESPONSABILITÉ POUR LES DOMMAGES. Vous pouvez obtenir de OPC Foundation et de ses fournisseurs une indemnisation en cas de dommages directs uniquement à hauteur de 5,00 \$ US. Vous ne pouvez prétendre à aucune indemnisation pour les autres dommages, y compris les dommages spéciaux, indirects ou accessoires et pertes de bénéfices

Cette limitation concerne:

- * tout ce qui est relié au logiciel, aux services ou au contenu (y compris le code) figurant sur des sites Internet tiers ou dans des programmes tiers ; et
- * les réclamations au titre de violation de contrat ou de garantie, ou au titre de responsabilité stricte, de négligence ou d'une autre faute dans la limite autorisée par la loi en vigueur.

Elle s'applique également, même si OPC Foundation connaissait ou devrait connaître l'éventualité d'un tel dommage. Si votre pays n'autorise pas l'exclusion ou la limitation de responsabilité pour les dommages indirects, accessoires ou de quelque nature que ce soit, il se peut que la limitation ou l'exclusion ci-dessus ne s'appliquera pas à votre égard.

EFFET JURIDIQUE. Le présent contrat décrit certains droits juridiques. Vous pourriez avoir d'autres droits prévus par les lois de votre pays. Le présent contrat ne modifie pas les droits que vous confèrent les lois de votre pays si celles-ci ne le permettent pas.

RECIPROCAL COMMUNITY LICENSE 1.00 (RCL1.00)

Reciprocal Community License (RCL)

Version 1.00, June 24, 2009

Copyright (C) 2008,2009 OPC Foundation, Inc., All Rights Reserved. PREAMBLE

The Reciprocal Community License (RCL) is based on the concept of reciprocity or, if you prefer, fairness.

The RCL is adapted from the Open Source Reciprocal Public License (RPL) where the "Public" in the Open Source RPL license is replaced by the "Community" in the RCL License. In short, the RPL license grew out of a desire to close loopholes in previous open source licenses, loopholes that allowed parties to acquire open source software and derive financial benefit from it without having to release their improvements or derivatives to the community which enabled them. This occurred any time an entity did not release their application to a "third party". While there is a certain freedom in this model of licensing, it struck the authors of the RPL as being unfair to the open source community at large and to the original authors of the works in particular. After all, bug fixes, extensions, and meaningful and valuable derivatives were not consistently faster, growth and expansion of the overall open source software base.

While you should clearly read and understand the entire license, the essence of the RCL is found in two definitions: "Deploy" and "Required Components". Regarding deployment, under the RCL your changes, bug fixes, extensions, etc. must be made available to the community when you Deploy in any form -- either internally or to an outside party. Once you start running the software you have to start sharing the software.

Further, under the RCL all derivative work components you author including schemas, scripts, source code, documentation, etc. -- must be shared. You have to share the whole pie, not an isolated slice of it. The authored components you must share are confined to the original module licensed (e.g. SDK, stack, wrapper, proxy, utility, etc.). You do not need to share any additional authored components that you create that utilize the licensed component. This license is meant to be friendly to commercial software vendors that must protect the IP in their code. You are not expected to share your proprietary source code that makes use of the module(s) licensed under this agreement.

The specific terms and conditions of the license are defined in the remainder of this document.

- 1 LICENSE TERMS
- 1.1 General; Applicability & Definitions. This Reciprocal Community License Version 1.00 ("License") applies to any programs or other works as well as any and all updates or maintenance releases of said programs or works ("Software") not already covered by this License which the Software copyright holder ("Licensor") makes available containing a License Notice (hereinafter defined) from the Licensor specifying or allowing use or distribution under the terms of this License. As used in this License:
- 1.2 "Contributor" means any person or entity who created or contributed to the creation of an Extension.
- 1.3 "Deploy" means to use, Serve, sublicense or distribute Licensed Software other than for Your internal Research and/or Personal Use, and includes without limitation, any and all internal use or distribution of Licensed Software within Your business or organization other than for Research and/or Personal Use, as well as direct or indirect sublicensing or distribution of Licensed Software by You to any third party.
- 1.4 "Derivative Works" as used in this License is defined under U.S. copyright law. For the avoidance of doubt, dynamic or static linking of the Licensed

- Software (modified or unmodified) with proprietary code does not create a Derivative Work according to this License.
- 1.5 "Extensions" means any Modifications, Derivative Works, or Required Components as those terms are defined in this License.
- 1.6 "License" means this Reciprocal Community License.
- 1.7 "License Notice" means any notice contained in EXHIBIT A.
- 1.8 "Licensed Software" means any Software licensed pursuant to this License. Licensed Software also includes all previous Extensions from any Contributor that You receive.
- 1.9 "Licensor" means the copyright holder of any Software previously not covered by this License who releases the Software under the terms of this License.
- 1.10 "Modifications" means any additions to or deletions from the substance or structure of (i) a file containing Licensed Software, or (ii) any new file that contains any part of Licensed Software.
- 1.11 "Original Licensor" means the Licensor that is the copyright holder of the original work. For this license the Original Licensor is always the OPC Foundation.
- 1.12 "Personal Use" means use of Licensed Software by an individual solely for his or her personal, private and non-commercial purposes. An individual's use of Licensed Software in his or her capacity as an officer, employee, member, independent contractor or agent of a corporation, business or organization (commercial or non-commercial) does not qualify as Personal Use.
- 1.13 "Required Components" means any text, programs, scripts, schema, interface definitions, control files, or other works created by You which are required by a third party of average skill to successfully install and run Licensed Software containing Your Modifications, or to install and run Your Derivative Works. Required Components by this definition are the supporting works that are necessary to utilize your Modifications and Derivative Works. This does not include your applications and supporting works that utilize the Licensed Software.
- 1.14 "Research" means investigation or experimentation for the purpose of understanding the nature and limits of the Licensed Software and its potential uses.
- 1.15 "Serve" means to deliver Licensed Software and/or Your Extensions by means of a computer network to one or more computers for purposes of execution of Licensed Software and/or Your Extensions.
- 1.16 "Software" means any computer programs or other works as well as any updates or maintenance releases of those programs or works which are distributed publicly by Licensor.
- 1.17 "Source Code" means the preferred form for making modifications to the Licensed Software and/or Your Extensions, including all modules contained therein, plus any associated text, interface definition files, scripts used to control compilation and installation of an executable program or other components required by a third party of average skill to build a running version of the Licensed Software or Your Extensions.
- 1.18 "User-Visible Attribution Notice" means any notice contained in EXHIBIT B.
- 1.19 "You" or "Your" means an individual or a legal entity exercising rights under this License. For legal entities, "You" or "Your" includes any entity which controls, is controlled by, or is under common control with, You, where "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity.

 2.0 Acceptance Of License. You are not required to accept this License since you have not signed it, however nothing else grants you permission to use, copy, distribute, modify, or create derivatives of either the Software or any Extensions

created by a Contributor. These actions are prohibited by law if you do not accept this License. Therefore, by performing any of these actions You indicate Your acceptance of this License and Your agreement to be bound by all its terms and conditions. IF YOU DO NOT AGREE WITH ALL THE TERMS AND CONDITIONS OF THIS LICENSE DO NOT USE, MODIFY, CREATE DERIVATIVES, OR DISTRIBUTE THE SOFTWARE. IF IT IS IMPOSSIBLE FOR YOU TO COMPLY WITH ALL THE TERMS AND CONDITIONS OF THIS LICENSE THEN YOU CAN NOT USE, MODIFY, CREATE DERIVATIVES, OR DISTRIBUTE THE SOFTWARE.

3.0 Grant of License From Licensor. Subject to the terms and conditions of this License, Licensor hereby grants You a world-wide, royalty-free, non- exclusive license, subject to Licensor's intellectual property rights, and any third party intellectual property claims derived from the Licensed Software under this License, to do the following:

3.1 Use, reproduce, modify, display, and perform Licensed Software and Your Extensions in both Source Code form or as an executable program. You may also sublicense and distribute Licensed Software and Your Extensions as an executable program. OPC Foundation Corporate Members may also sublicense and distribute Licensed Software and Your Extensions in Source Code form.
3.2 Create Derivative Works (as that term is defined under U.S. copyright law) of Licensed Software.

3.3 Under claims of patents now or hereafter owned or controlled by Licensor, to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof, but solely to the extent that any such claim is necessary to enable You to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof.

3.4 Licensor reserves the right to release new versions of the Software with different features, specifications, capabilities, functions, licensing terms, general availability or other characteristics. Title, ownership rights, and intellectual property rights in and to the Licensed Software shall remain in Licensor and/or its Contributors.

4.0 Grant of License From Contributor. By application of the provisions in Section 6 below, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license, subject to said Contributor's intellectual property rights, and any third party intellectual property claims derived from the Licensed Software under this License, to do the following:

4.1 Use, reproduce, modify, display and perform any Extensions Deployed by such Contributor or portions thereof, in both Source Code form or as an executable program, either on an unmodified basis or as part of Derivative Works. You may also sublicense and distribute Extensions Deployed by such Contributor or portions thereof, as an executable program. OPC Foundation Corporate Members may also sublicense and distribute Extensions Deployed by such Contributor or portions thereof,in Source Code form.

4.2 Under claims of patents now or hereafter owned or controlled by Contributor, to make, use, have made, and/or otherwise dispose of Extensions or portions thereof, but solely to the extent that any such claim is necessary to enable You to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof.

5.0 Exclusions From License Grant. Nothing in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor or any Contributor except as expressly stated herein. Except as expressly stated in Sections 3 and 4, no other patent rights, express or implied, are granted herein. Your Extensions may require additional patent licenses from Licensor or Contributors which each may grant in its sole discretion. No right is granted to the trademarks of Licensor or any Contributor even if such marks are included in the Licensed Software. Nothing in this License

shall be interpreted to prohibit Licensor from licensing under different terms from this License any code that Licensor otherwise would have a right to license. 5.1 You expressly acknowledge and agree that although Licensor and each Contributor grants the licenses to their respective portions of the Licensed Software set forth herein, no assurances are provided by Licensor or any Contributor that the Licensed Software does not infringe the patent or other intellectual property rights of any other entity. Licensor and each Contributor disclaim any liability to You for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, You hereby assume sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow You to distribute the Licensed Software, it is Your responsibility to acquire that license before distributing the Licensed Software.

6.0 Your Obligations And Grants. In consideration of, and as an express condition to, the licenses granted to You under this License You hereby agree that any Modifications, Derivative Works, or Required Components (collectively Extensions) that You create or to which You contribute are governed by the terms of this License including, without limitation, Section 4. Any Extensions that You create or to which You contribute must be Deployed under the terms of this License or a future version of this License released under Section 7. You hereby grant to Licensor and all third parties a world-wide, non-exclusive, royalty-free license under those intellectual property rights You own or control to use, reproduce, display, perform, modify, create derivatives, sublicense, and distribute Licensed Software, in any form. Any Extensions You make and Deploy must have a distinct title so as to readily tell any subsequent user or Contributor that the Extensions are by You. You must include a copy of this License or directions on how to obtain a copy with every copy of the Extensions You distribute. You agree not to offer or impose any terms on any Source Code or executable version of the Licensed Software, or its Extensions that alter or restrict the applicable version of this License or the recipients' rights hereunder. Additionally, you herby grant to the Original Licensor the right to use, reproduce, display, perform, modify, create derivatives, sublicense, and distribute Licensed Software, in any form, under the terms of this license and/or any other license terms it sees fit.

6.1 Availability of Source Code. You must make available, under the terms of this License, the Source Code of any Extensions that You Deploy, by uploading the Source Code directly to the website of the Original Licensor. The Source Code for any version that You Deploy must be made available within one (1) month of when you Deploy. You may not charge a fee for any copy of the Source Code distributed under this Section. At the sole discretion of the Original Licensor, some or all of Your contributed Source Code may be included in a future baseline version released by the Original Licensor.

6.2 Description of Modifications. You must cause any Modifications that You create or to which You contribute to be documented in the Source Code, clearly describing the additions, changes or deletions You made. You must include a prominent statement that the Modifications are derived, directly or indirectly, from the Licensed Software and include the names of the Licensor and any Contributor to the Licensed Software in (i) the Source Code and (ii) in any notice displayed by the Licensed Software You distribute or in related documentation in which You describe the origin or ownership of the Licensed Software. You may not modify or delete any pre-existing copyright notices, change notices or License text in the Licensed Software without written permission of the respective Licensor or Contributor.

- 6.3 Intellectual Property Matters.
- a. Third Party Claims. If You have knowledge that a license to a third party's

intellectual property right is required to exercise the rights granted by this License, You must include a human-readable file with Your distribution that describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact.

- b. Contributor APIs. If Your Extensions include an application programming interface ("API") and You have knowledge of patent licenses that are reasonably necessary to implement that API, You must also include this information in a human-readable file supplied with Your distribution.
- c. Representations. You represent that, except as disclosed pursuant to 6.3(a) above, You believe that any Extensions You distribute are Your original creations and that You have sufficient rights to grant the rights conveyed by this License. 6.4 Required Notices.
- a. License Text. You must duplicate this License or instructions on how to acquire a copy in any documentation You provide along with the Source Code of any Extensions You create or to which You contribute, wherever You describe recipients' rights relating to Licensed Software.
- b. License Notice. You must duplicate any notice contained in EXHIBIT A (the "License Notice") in each file of the Source Code of any copy You distribute of the Licensed Software and Your Extensions. If You create an Extension, You may add Your name as a Contributor to the Source Code and accompanying documentation along with a description of the contribution. If it is not possible to put the License Notice in a particular Source Code file due to its structure, then You must include such License Notice in a location where a user would be likely to look for such a notice.
- c. User-Visible Attribution. You must duplicate any notice contained in EXHIBIT B (the "User-Visible Attribution Notice") in each user-visible display of the Licensed Software and Your Extensions which delineates copyright, ownership, or similar attribution information. If You create an Extension, You may add Your name as a Contributor, and add Your attribution notice, as an equally visible and functional element of any User-Visible Attribution Notice content. To ensure proper attribution, You must also include such User-Visible Attribution Notice in at least one location in the Software documentation where a user would be likely to look for such notice.
- 6.5 Additional Terms. You may choose to offer, and charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Licensed Software. However, You may do so only on Your own behalf, and not on behalf of the Licensor or any Contributor except as permitted under other agreements between you and Licensor or Contributor. You must make it clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Licensor and every Contributor for any liability plus attorney fees, costs, and related expenses due to any such action or claim incurred by the Licensor or such Contributor as a result of warranty, support, indemnity or liability terms You offer.
- 6.6 Conflicts With Other Licenses. Where any portion of Your Extensions, by virtue of being Derivative Works of another product or similar circumstance, fall under the terms of another license, the terms of that license should be honored however You must also make Your Extensions available under this License. If the terms of this License continue to conflict with the terms of the other license you may write the Licensor for permission to resolve the conflict in a fashion that remains consistent with the intent of this License. Such permission will be granted at the sole discretion of the Licensor.
- 7.0 Versions of This License. Licensor may publish from time to time revised versions of the License. Once Licensed Software has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Licensed Software under

the terms of any subsequent version of the License published by Licensor. No one other than Licensor has the right to modify the terms applicable to Licensed Software created under this License.

7.1 If You create or use a modified version of this License, which You may do only in order to apply it to software that is not already Licensed Software under this License, You must rename Your license so that it is not confusingly similar to this License, and must make it clear that Your license contains terms that differ from this License. In so naming Your license, You may not use any trademark of Licensor or of any Contributor. Should Your modifications to this License be limited to alteration of a) Section 13.8 solely to modify the legal Jurisdiction or Venue for disputes, b) EXHIBIT A solely to define License Notice text, or c) to EXHIBIT B solely to define a User-Visible Attribution Notice, You may continue to refer to Your License as the Reciprocal Community License or simply the RCL. 8.0 Disclaimer of Warranty. LICENSED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE LICENSED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. FURTHER THERE IS NO WARRANTY MADE AND ALL IMPLIED WARRANTIES ARE DISCLAIMED THAT THE LICENSED SOFTWARE MEETS OR COMPLIES WITH ANY DESCRIPTION OF PERFORMANCE OR OPERATION, SAID COMPATIBILITY AND SUITABILITY BEING YOUR RESPONSIBILITY. LICENSOR DISCLAIMS ANY WARRANTY, IMPLIED OR EXPRESSED, THAT ANY CONTRIBUTOR'S EXTENSIONS MEET ANY STANDARD OF COMPATIBILITY OR DESCRIPTION OF PERFORMANCE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LICENSED SOFTWARE IS WITH YOU. SHOULD LICENSED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (AND NOT THE LICENSOR OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. UNDER THE TERMS OF THIS LICENSOR WILL NOT SUPPORT THIS SOFTWARE AND IS UNDER NO OBLIGATION TO ISSUE UPDATES TO THIS SOFTWARE. LICENSOR HAS NO KNOWLEDGE OF ERRANT CODE OR VIRUS IN THIS SOFTWARE, BUT DOES NOT WARRANT THAT THE SOFTWARE IS FREE FROM SUCH ERRORS OR VIRUSES. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF LICENSED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER. 9.0 Limitation of Liability. UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL THE LICENSOR, ANY CONTRIBUTOR, OR ANY DISTRIBUTOR OF LICENSED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU. 10.0 Restricted Rights Legend. This Specification is provided with Restricted Rights. Use, duplication or disclosure by the U.S. government is subject to restrictions as set forth in (a) this Agreement pursuant to DFARs 227.7202-3(a); (b) subparagraph (c)(1)(i) of the Rights in Technical Data and Computer Software clause at DFARs 252.227-7013; or (c) the Commercial Computer Software Restricted Rights clause at FAR 52.227-19 subdivision (c)(1) and (2), as applicable. Contractor / manufacturer are the OPC Foundation,. 16101 N. 82nd Street, Suite

3B, Scottsdale, AZ, 85260-1830

11.0 Responsibility for Claims. As between Licensor and Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License which specifically disclaims warranties and limits any liability of the Licensor. This paragraph is to be used in conjunction with and controlled by the Disclaimer Of Warranties of Section 8, the Limitation Of Damages in Section 9, and the disclaimer against use for High Risk Activities in Section 10. The Licensor has thereby disclaimed all warranties and limited any damages that it is or may be liable for. You agree to work with Licensor and Contributors to distribute such responsibility on an equitable basis consistent with the terms of this License including Sections 8, 9, and 10. Nothing herein is intended or shall be deemed to constitute any admission of liability. 12.0 Termination. This License and all rights granted hereunder will terminate immediately in the event of the circumstances described in Section 13.6 or if applicable law prohibits or restricts You from fully and or specifically complying with Sections 3, 4 and/or 6, or prevents the enforceability of any of those Sections, and You must immediately discontinue any use of Licensed Software. 12.1 Automatic Termination Upon Breach. This License and the rights granted hereunder will terminate automatically if You fail to comply with the terms herein and fail to cure such breach within thirty (30) days of becoming aware of the breach. All sublicenses to the Licensed Software that are properly granted shall survive any termination of this License. Provisions that, by their nature, must remain in effect beyond the termination of this License, shall survive. 12.2 Termination Upon Assertion of Patent Infringement. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Licensor or a Contributor (Licensor or Contributor against whom You file such an action is referred to herein as "Respondent") alleging that Licensed Software directly or indirectly infringes any patent, then any and all rights granted by such Respondent to You under Sections 3 or 4 of this License shall terminate prospectively upon sixty (60) days notice from Respondent (the "Notice Period") unless within that Notice Period You either agree in writing (i) to pay Respondent a mutually agreeable reasonably royalty for Your past or future use of Licensed Software made by such Respondent, or (ii) withdraw Your litigation claim with respect to Licensed Software against such Respondent. If within said Notice Period a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights granted by Licensor to You under Sections 3 and 4 automatically terminate at the expiration of said Notice Period. 12.3 Reasonable Value of This License. If You assert a patent infringement claim against Respondent alleging that Licensed Software directly or indirectly infringes

12.3 Reasonable Value of This License. If You assert a patent infringement claim against Respondent alleging that Licensed Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by said Respondent under Sections 3 and 4 shall be taken into account in determining the amount or value of any payment or license.

12.4 No Retroactive Effect of Termination. In the event of termination under this Section all end user license agreements (excluding licenses to distributors and resellers) that have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

13.0 Miscellaneous.

13.1 U.S. Government End Users. The Licensed Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Licensed Software with only those rights set forth

herein.

- 13.2 Relationship of Parties. This License will not be construed as creating an agency, partnership, joint venture, or any other form of legal association between or among You, Licensor, or any Contributor, and You will not represent to the contrary, whether expressly, by implication, appearance, or otherwise.

 13.3 Independent Development. Nothing in this License will impair Licensor's right to acquire, license, develop, subcontract, market, or distribute technology or products that perform the same or similar functions as, or otherwise compete with, Extensions that You may develop, produce, market, or distribute.
- 13.4 Consent To Breach Not Waiver. Failure by Licensor or Contributor to enforce any provision of this License will not be deemed a waiver of future enforcement of that or any other provision.
- 13.5 Severability. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.
- 13.6 Inability to Comply Due to Statute or Regulation. If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Licensed Software due to statute, judicial order, or regulation, then You cannot use, modify, or distribute the software.
- 13.7 Export Restrictions. You may be restricted with respect to downloading or otherwise acquiring, exporting, or reexporting the Licensed Software or any underlying information or technology by United States and other applicable laws and regulations. By downloading or by otherwise obtaining the Licensed Software, You are agreeing to be responsible for compliance with all applicable laws and regulations.
- 13.8 Arbitration, Jurisdiction & Venue. This License shall be governed by Minnesota law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. You expressly garee that any dispute relating to this License shall be submitted to binding arbitration under the rules then prevailing of the American Arbitration Association. You further agree that Minnesota USA is proper venue and grant such arbitration proceeding jurisdiction as may be appropriate for purposes of resolving any dispute under this License. Judgment upon any award made in arbitration may be entered and enforced in any court of competent jurisdiction. The arbitrator shall award attorney's fees and costs of arbitration to the prevailing party. Should either party find it necessary to enforce its arbitration award or seek specific performance of such award in a civil court of competent jurisdiction, the prevailing party shall be entitled to reasonable attorney's fees and costs. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. You and Licensor expressly waive any rights to a jury trial in any litigation concerning Licensed Software or this License. Any law or regulation that provides that the language of a contract shall be construed against the drafter shall not apply to this License.
- 13.9 Entire Agreement. This License constitutes the entire agreement between the parties with respect to the subject matter hereof.

 EXHIBIT A

The License Notice below must appear in each file of the Source Code of any copy You distribute of the Licensed Software or any Extensions thereto: Unless explicitly acquired and licensed from Licensor under another license, the contents of this file are subject to the Reciprocal Community License ("RCL") Version 0.9, or subsequent versions as allowed by the RCL, and You may not copy or use this file in either source code or executable form, except in compliance with the terms and conditions of the RCL.

All software distributed under the RCL is provided strictly on an "AS IS" basis,

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, AND LICENSOR HEREBY DISCLAIMS ALL SUCH WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT, OR NON-INFRINGEMENT. See the RCL for specific language governing rights and limitations under the RCL. EXHIBIT B

The User-Visible Attribution Notice below, when provided, must appear in each user-visible display as defined in Section 6.4 (c):

"Portions copyright © by OPC Foundation, Inc. and licensed under the Reciprocal Community License (RCL)"

RECIPROCAL COMMUNITY BINARY LICENSE 1.00 (RCBL1.00)

Reciprocal Community Binary License (RCBL) Version 1.00, March 26, 2009 Copyright (C) 2008, 2009 OPC Foundation, Inc., All Rights Reserved.

The Reciprocal Community Binary License (RCBL) is based on the concept of reciprocity or, if you prefer, fairness.

The RCBL is similar to the Reciprocal Community License with the added restriction that only the Original Licensor may distribute Source Code. All other Licensors may only distribute the licensed components in compiled binary form, including any Contributed code authored directly by the Licensor.

While you should clearly read and understand the entire license, the essence of the RCBL is found in two definitions: "Deploy" and "Required Components". Regarding deployment, under the RCBL your changes, bug fixes, extensions, etc. must be made available to the community when you Deploy in any form -- either internally or to an outside party. Once you start running the software you have to start sharing the software.

Further, under the RCBL all derivative work components you author including schemas, scripts, source code, documentation, etc. -- must be shared. You have to share the whole pie, not an isolated slice of it. The authored components you must share are confined to the original module licensed (e.g. SDK, stack, wrapper, proxy, utility, etc.). You do not need to share any additional authored components that you create that utilize the licensed component. This license is meant to be friendly to commercial software vendors that must protect the IP in their code. You are not expected to share your proprietary source code that makes use of the module(s) licensed under this agreement.

The specific terms and conditions of the license are defined in the remainder of this document.

2 LICENSE TERMS

PREAMBLE

- 2.1 General; Applicability & Definitions. This Reciprocal Community Binary License Version 1.00 ("License") applies to any programs or other works as well as any and all updates or maintenance releases of said programs or works ("Software") not already covered by this License which the Software copyright holder ("Licensor") makes available containing a License Notice (hereinafter defined) from the Licensor specifying or allowing use or distribution under the terms of this License. As used in this License:
- 2.2 "Contributor" means any person or entity who created or contributed to the creation of an Extension.
- 2.3 "Deploy" means to use, Serve, sublicense or distribute Licensed Software

- other than for Your internal Research and/or Personal Use, and includes without limitation, any and all internal use or distribution of Licensed Software within Your business or organization other than for Research and/or Personal Use, as well as direct or indirect sublicensing or distribution of Licensed Software by You to any third party.
- 2.4 "Derivative Works" as used in this License is defined under U.S. copyright law.
- 2.5 "Extensions" means any Modifications, Derivative Works, or Required Components as those terms are defined in this License.
- 2.6 "License" means this Reciprocal Community Binary License.
- 2.7 "License Notice" means any notice contained in EXHIBIT A.
- 2.8 "Licensed Software" means any Software licensed pursuant to this License. Licensed Software also includes all previous Extensions from any Contributor that You receive.
- 2.9 "Licensor" means the copyright holder of any Software previously not covered by this License who releases the Software under the terms of this License.
- 2.10 "Modifications" means any additions to or deletions from the substance or structure of (i) a file containing Licensed Software, or (ii) any new file that contains any part of Licensed Software.
- 2.11 "Original Licensor" means the Licensor that is the copyright holder of the original work. For this license the Original Licensor is always the OPC Foundation.
- 2.12 "Personal Use" means use of Licensed Software by an individual solely for his or her personal, private and non-commercial purposes. An individual's use of Licensed Software in his or her capacity as an officer, employee, member, independent contractor or agent of a corporation, business or organization (commercial or non-commercial) does not qualify as Personal Use.
- 2.13 "Required Components" means any text, programs, scripts, schema, interface definitions, control files, or other works created by You which are required by a third party of average skill to successfully install and run Licensed Software containing Your Modifications, or to install and run Your Derivative Works. Required Components by this definition are the supporting works that are necessary to utilize your Modifications and Derivative Works. This does not include your applications and supporting works that utilize the Licensed Software.
- 2.14 "Research" means investigation or experimentation for the purpose of understanding the nature and limits of the Licensed Software and its potential uses.
- 2.15 "Serve" means to deliver Licensed Software and/or Your Extensions by means of a computer network to one or more computers for purposes of execution of Licensed Software and/or Your Extensions.
- 2.16 "Software" means any computer programs or other works as well as any updates or maintenance releases of those programs or works which are distributed publicly by Licensor.
- 2.17 "Source Code" means the preferred form for making modifications to the Licensed Software and/or Your Extensions, including all modules contained therein, plus any associated text, interface definition files, scripts used to control compilation and installation of an executable program or other components required by a third party of average skill to build a running version of the Licensed Software or Your Extensions.
- 2.18 "User-Visible Attribution Notice" means any notice contained in EXHIBIT B.
- 2.19 "You" or "Your" means an individual or a legal entity exercising rights under this License. For legal entities, "You" or "Your" includes any entity which controls, is controlled by, or is under common control with, You, where "control" means (a) the power, direct or indirect, to cause the direction or management of

such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity. 2.0 Acceptance Of License. You are not required to accept this License since you have not signed it, however nothing else grants you permission to use, copy, distribute, modify, or create derivatives of either the Software or any Extensions created by a Contributor. These actions are prohibited by law if you do not accept this License. Therefore, by performing any of these actions You indicate Your acceptance of this License and Your agreement to be bound by all its terms and conditions. IF YOU DO NOT AGREE WITH ALL THE TERMS AND CONDITIONS OF THIS LICENSE DO NOT USE, MODIFY, CREATE DERIVATIVES, OR DISTRIBUTE THE SOFTWARE. IF IT IS IMPOSSIBLE FOR YOU TO COMPLY WITH ALL THE TERMS AND CONDITIONS OF THIS LICENSE THEN YOU CAN NOT USE, MODIFY, CREATE DERIVATIVES, OR DISTRIBUTE THE SOFTWARE.

3.0 Grant of License From Licensor. Subject to the terms and conditions of this License, Licensor hereby grants You a world-wide, royalty-free, non- exclusive license, subject to Licensor's intellectual property rights, and any third party intellectual property claims derived from the Licensed Software under this License, to do the following:

- 3.1 Use, reproduce, modify, display, perform, sublicense and distribute Licensed Software and Your Extensions in binary form only (e.g. as an executable program). UNDER NO CIRCUMSTANCES SHALL THE ORIGINAL WORK OR EXTENSIONS BE SUBLICENSED OR DISTRIBUTED IN SOURCE CODE FORM.
- 3.2 Create Derivative Works (as that term is defined under U.S. copyright law) of Licensed Software.
- 3.3 Under claims of patents now or hereafter owned or controlled by Licensor, to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof, but solely to the extent that any such claim is necessary to enable You to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof
- 3.4 Licensor reserves the right to release new versions of the Software with different features, specifications, capabilities, functions, licensing terms, general availability or other characteristics. Title, ownership rights, and intellectual property rights in and to the Licensed Software shall remain in Licensor and/or its Contributors.
- 4.0 Grant of License From Contributor. By application of the provisions in Section 6 below, each Contributor hereby grants You a world-wide, royalty- free, non-exclusive license, subject to said Contributor's intellectual property rights, and any third party intellectual property claims derived from the Licensed Software under this License, to do the following:
- 4.1 Use, reproduce, modify, display, perform, sublicense and distribute any Extensions Deployed by such Contributor or portions thereof, in both Source Code form or as an executable program, either on an unmodified basis or as part of Derivative Works.
- 4.2 Under claims of patents now or hereafter owned or controlled by Contributor, to make, use, have made, and/or otherwise dispose of Extensions or portions thereof, but solely to the extent that any such claim is necessary to enable You to make, use, have made, and/or otherwise dispose of Licensed Software or portions thereof.
- 5.0 Exclusions From License Grant. Nothing in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor or any Contributor except as expressly stated herein. Except as expressly stated in Sections 3 and 4, no other patent rights, express or implied, are granted herein. Your Extensions may require additional patent licenses from Licensor or Contributors which each may grant in its sole discretion. No right is granted to the trademarks of Licensor or any Contributor

even if such marks are included in the Licensed Software. Nothing in this License shall be interpreted to prohibit Licensor from licensing under different terms from this License any code that Licensor otherwise would have a right to license. 5.1 You expressly acknowledge and agree that although Licensor and each Contributor grants the licenses to their respective portions of the Licensed Software set forth herein, no assurances are provided by Licensor or any Contributor that the Licensed Software does not infringe the patent or other intellectual property rights of any other entity. Licensor and each Contributor disclaim any liability to You for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, You hereby assume sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow You to distribute the Licensed Software, it is Your responsibility to acquire that license before distributing the Licensed Software.

6.0 Your Obligations And Grants. In consideration of, and as an express condition to, the licenses granted to You under this License You hereby agree that any Modifications, Derivative Works, or Required Components (collectively Extensions) that You create or to which You contribute are governed by the terms of this License including, without limitation, Section 4. Any Extensions that You create or to which You contribute must be Deployed under the terms of this License or a future version of this License released under Section 7. You hereby grant to Licensor and all third parties a world-wide, non-exclusive, royalty-free license under those intellectual property rights You own or control to use, reproduce, display, perform, modify, create derivatives, sublicense, and distribute Licensed Software, in any form. Any Extensions You make and Deploy must have a distinct title so as to readily tell any subsequent user or Contributor that the Extensions are by You. You must include a copy of this License or directions on how to obtain a copy with every copy of the Extensions You distribute. You agree not to offer or impose any terms on any Source Code or executable version of the Licensed Software, or its Extensions that alter or restrict the applicable version of this License or the recipients' rights hereunder. Additionally, you herby grant to the Original Licensor the right to use, reproduce, display, perform, modify, create derivatives, sublicense, and distribute Licensed Software, in any form, under the terms of this license and/or any other license terms it sees fit.

6.1 Availability of Source Code. You must make available, under the terms of this License, the Source Code of any Extensions that You Deploy, by uploading the Source Code directly to the website of the Original Licensor. The Source Code for any version that You Deploy must be made available within one (1) month of when you Deploy. You may not charge a fee for any copy of the Source Code distributed under this Section. At the sole discretion of the Original Licensor, some or all of Your contributed Source Code may be included in a future baseline version released by the Original Licensor.

6.2 Description of Modifications. You must cause any Modifications that You create or to which You contribute to be documented in the Source Code, clearly describing the additions, changes or deletions You made. You must include a prominent statement that the Modifications are derived, directly or indirectly, from the Licensed Software and include the names of the Licensor and any Contributor to the Licensed Software in (i) the Source Code and (ii) in any notice displayed by the Licensed Software You distribute or in related documentation in which You describe the origin or ownership of the Licensed Software. You may not modify or delete any pre-existing copyright notices, change notices or License text in the Licensed Software without written permission of the respective Licensor or Contributor.

6.3 Intellectual Property Matters.

- a. Third Party Claims. If You have knowledge that a license to a third party's intellectual property right is required to exercise the rights granted by this License, You must include a human-readable file with Your distribution that describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact.
- b. Contributor APIs. If Your Extensions include an application programming interface ("API") and You have knowledge of patent licenses that are reasonably necessary to implement that API, You must also include this information in a human-readable file supplied with Your distribution.
- c. Representations. You represent that, except as disclosed pursuant to 6.3(a) above, You believe that any Extensions You distribute are Your original creations and that You have sufficient rights to grant the rights conveyed by this License. 6.4 Required Notices.
- a. License Text. You must duplicate this License or instructions on how to acquire a copy in any documentation You provide along with the Source Code of any Extensions You create or to which You contribute, wherever You describe recipients' rights relating to Licensed Software.
- b. License Notice. You must duplicate any notice contained in EXHIBIT A (the "License Notice") in each file of the Source Code of any copy You distribute of the Licensed Software and Your Extensions. If You create an Extension, You may add Your name as a Contributor to the Source Code and accompanying documentation along with a description of the contribution. If it is not possible to put the License Notice in a particular Source Code file due to its structure, then You must include such License Notice in a location where a user would be likely to look for such a notice.
- c. User-Visible Attribution. You must duplicate any notice contained in EXHIBIT B (the "User-Visible Attribution Notice") in each user-visible display of the Licensed Software and Your Extensions which delineates copyright, ownership, or similar attribution information. If You create an Extension, You may add Your name as a Contributor, and add Your attribution notice, as an equally visible and functional element of any User-Visible Attribution Notice content. To ensure proper attribution, You must also include such User-Visible Attribution Notice in at least one location in the Software documentation where a user would be likely to look for such notice.
- 6.5 Additional Terms. You may choose to offer, and charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Licensed Software. However, You may do so only on Your own behalf, and not on behalf of the Licensor or any Contributor except as permitted under other agreements between you and Licensor or Contributor. You must make it clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Licensor and every Contributor for any liability plus attorney fees, costs, and related expenses due to any such action or claim incurred by the Licensor or such Contributor as a result of warranty, support, indemnity or liability terms You offer.
- 6.6 Conflicts With Other Licenses. Where any portion of Your Extensions, by virtue of being Derivative Works of another product or similar circumstance, fall under the terms of another license, the terms of that license should be honored however You must also make Your Extensions available under this License. If the terms of this License continue to conflict with the terms of the other license you may write the Licensor for permission to resolve the conflict in a fashion that remains consistent with the intent of this License. Such permission will be granted at the sole discretion of the Licensor.
- 7.0 Versions of This License. Licensor may publish from time to time revised versions of the License. Once Licensed Software has been published under a particular version of the License, You may always continue to use it under the

terms of that version. You may also choose to use such Licensed Software under the terms of any subsequent version of the License published by Licensor. No one other than Licensor has the right to modify the terms applicable to Licensed Software created under this License.

7.1 If You create or use a modified version of this License, which You may do only in order to apply it to software that is not already Licensed Software under this License, You must rename Your license so that it is not confusingly similar to this License, and must make it clear that Your license contains terms that differ from this License. In so naming Your license, You may not use any trademark of Licensor or of any Contributor. Should Your modifications to this License be limited to alteration of a) Section 13.8 solely to modify the legal Jurisdiction or Venue for disputes, b) EXHIBIT A solely to define License Notice text, or c) to EXHIBIT B solely to define a User-Visible Attribution Notice, You may continue to refer to Your License as the Reciprocal Community Binary License or simply the RCBL.

8.0 Disclaimer of Warranty. LICENSED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE LICENSED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGING. FURTHER THERE IS NO WARRANTY MADE AND ALL IMPLIED WARRANTIES ARE DISCLAIMED THAT THE LICENSED SOFTWARE MEETS OR COMPLIES WITH ANY DESCRIPTION OF PERFORMANCE OR OPERATION, SAID COMPATIBILITY AND SUITABILITY BEING YOUR RESPONSIBILITY. LICENSOR DISCLAIMS ANY WARRANTY, IMPLIED OR EXPRESSED, THAT ANY CONTRIBUTOR'S EXTENSIONS MEET ANY STANDARD OF COMPATIBILITY OR DESCRIPTION OF PERFORMANCE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LICENSED SOFTWARE IS WITH YOU. SHOULD LICENSED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (AND NOT THE LICENSOR OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING. REPAIR OR CORRECTION. UNDER THE TERMS OF THIS LICENSOR WILL NOT SUPPORT THIS SOFTWARE AND IS UNDER NO OBLIGATION TO ISSUE UPDATES TO THIS SOFTWARE. LICENSOR HAS NO KNOWLEDGE OF ERRANT CODE OR VIRUS IN THIS SOFTWARE, BUT DOES NOT WARRANT THAT THE SOFTWARE IS FREE FROM SUCH ERRORS OR VIRUSES. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF LICENSED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER. 9.0 Limitation of Liability. UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL THE LICENSOR, ANY CONTRIBUTOR, OR ANY DISTRIBUTOR OF LICENSED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU. 10.0 Restricted Rights Legend. This Specification is provided with Restricted Rights. Use, duplication or disclosure by the U.S. government is subject to restrictions as set forth in (a) this Agreement pursuant to DFARs 227.7202-3(a); (b) subparagraph (c)(1)(i) of the Rights in Technical Data and Computer Software clause at DFARs 252.227-7013; or (c) the Commercial Computer Software

Restricted Rights clause at FAR 52.227-19 subdivision (c)(1) and (2), as applicable. Contractor / manufacturer are the OPC Foundation,. 16101 N. 82nd Street, Suite 3B, Scottsdale, AZ, 85260-1830

11.0 Responsibility for Claims. As between Licensor and Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License which specifically disclaims warranties and limits any liability of the Licensor. This paragraph is to be used in conjunction with and controlled by the Disclaimer Of Warranties of Section 8, the Limitation Of Damages in Section 9, and the disclaimer against use for High Risk Activities in Section 10. The Licensor has thereby disclaimed all warranties and limited any damages that it is or may be liable for. You agree to work with Licensor and Contributors to distribute such responsibility on an equitable basis consistent with the terms of this License including Sections 8, 9, and 10. Nothing herein is intended or shall be deemed to constitute any admission of liability. 12.0 Termination. This License and all rights granted hereunder will terminate immediately in the event of the circumstances described in Section 13.6 or if applicable law prohibits or restricts You from fully and or specifically complying with Sections 3, 4 and/or 6, or prevents the enforceability of any of those Sections, and You must immediately discontinue any use of Licensed Software. 12.1 Automatic Termination Upon Breach. This License and the rights granted hereunder will terminate automatically if You fail to comply with the terms herein and fail to cure such breach within thirty (30) days of becoming aware of the breach. All sublicenses to the Licensed Software that are properly granted shall survive any termination of this License. Provisions that, by their nature, must remain in effect beyond the termination of this License, shall survive. 12.2 Termination Upon Assertion of Patent Infringement. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Licensor or a Contributor (Licensor or Contributor against whom You file such an action is referred to herein as "Respondent") alleging that Licensed Software directly or indirectly infringes any patent, then any and all rights granted by such Respondent to You under Sections 3 or 4 of this License shall terminate prospectively upon sixty (60) days notice from Respondent (the "Notice Period") unless within that Notice Period You either agree in writing (i) to pay Respondent a mutually agreeable reasonably royalty for Your past or future use of Licensed Software made by such Respondent, or (ii) withdraw Your litigation claim with respect to Licensed Software against such Respondent. If within said Notice Period a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim is not withdrawn, the rights aranted by Licensor to You under Sections 3 and 4 automatically terminate at the expiration of said Notice Period.

12.3 Reasonable Value of This License. If You assert a patent infringement claim against Respondent alleging that Licensed Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by said Respondent under Sections 3 and 4 shall be taken into account in determining the amount or value of any payment or license.

12.4 No Retroactive Effect of Termination. In the event of termination under this Section all end user license agreements (excluding licenses to distributors and resellers) that have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

13.0 Miscellaneous.

13.1 U.S. Government End Users. The Licensed Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R.

- 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Licensed Software with only those rights set forth berein
- 13.2 Relationship of Parties. This License will not be construed as creating an agency, partnership, joint venture, or any other form of legal association between or among You, Licensor, or any Contributor, and You will not represent to the contrary, whether expressly, by implication, appearance, or otherwise.
- 13.3 Independent Development. Nothing in this License will impair Licensor's right to acquire, license, develop, subcontract, market, or distribute technology or products that perform the same or similar functions as, or otherwise compete with, Extensions that You may develop, produce, market, or distribute.
- 13.4 Consent To Breach Not Waiver. Failure by Licensor or Contributor to enforce any provision of this License will not be deemed a waiver of future enforcement of that or any other provision.
- 13.5 Severability. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.
- 13.6 Inability to Comply Due to Statute or Regulation. If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Licensed Software due to statute, judicial order, or regulation, then You cannot use, modify, or distribute the software.
- 13.7 Export Restrictions. You may be restricted with respect to downloading or otherwise acquiring, exporting, or reexporting the Licensed Software or any underlying information or technology by United States and other applicable laws and regulations. By downloading or by otherwise obtaining the Licensed Software, You are agreeing to be responsible for compliance with all applicable laws and regulations.
- 13.8 Arbitration, Jurisdiction & Venue. This License shall be governed by Minnesota law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. You expressly agree that any dispute relating to this License shall be submitted to binding arbitration under the rules then prevailing of the American Arbitration Association. You further agree that Minnesota USA is proper venue and grant such arbitration proceeding jurisdiction as may be appropriate for purposes of resolving any dispute under this License. Judgment upon any award made in arbitration may be entered and enforced in any court of competent jurisdiction. The arbitrator shall award attorney's fees and costs of arbitration to the prevailing party. Should either party find it necessary to enforce its arbitration award or seek specific performance of such award in a civil court of competent jurisdiction, the prevailing party shall be entitled to reasonable attorney's fees and costs. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. You and Licensor expressly waive any rights to a jury trial in any litigation concerning Licensed Software or this License. Any law or regulation that provides that the language of a contract shall be construed against the drafter shall not apply to this License.
- 13.9 Entire Agreement. This License constitutes the entire agreement between the parties with respect to the subject matter hereof.

 EXHIBIT A

The License Notice below must appear in each file of the Source Code of any copy You distribute of the Licensed Software or any Extensions thereto: Unless explicitly acquired and licensed from Licensor under another license, the contents of this file are subject to the Reciprocal Community Binary License ("RCBL") Version 1.00, or subsequent versions as allowed by the RCBL, and You may not copy or use this file in either source code or executable form, except in

compliance with the terms and conditions of the RCBL.

All software distributed under the RCBL is provided strictly on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, AND LICENSOR HEREBY DISCLAIMS ALL SUCH WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT, OR NON-INFRINGEMENT. See the RCBL for specific language governing rights and limitations under the RCBL. EXHIBIT B

The User-Visible Attribution Notice below, when provided, must appear in each user-visible display as defined in Section 6.4 (c):

OPC FOUNDATION MIT LICENSE 1.00

OPC Foundation MIT License 1.00

Copyright (c) 2008,2009 OPC Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The following license applies to all OPC .NET 3.0 deliverables $\,$

Express Interface (Xi) Public License (Xi-PL)

--> AGREEMENT OF USE <--

This license governs use of the accompanying OPC Express Interface software. No right or license is granted whatsoever if this license is not accepted. Any use of the software will be deemed as an acceptance of the terms of this license. If you

do not accept the license, do not use the Express Interface software.

1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" shall include the original Express Interface software (source code and/or object code) and any additions or changes to the Express Interface software. This Express Interface software shall also include the interface contracts and the Express Interface software used to support the development of clients and servers that use this interface.

A "contributor" is any person that distributes its contribution under this license. "Licensed patents" are a contributor's patent claims that read directly on its contribution.

2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

This license grants you a copyright license to make unlimited copies of the Express Interface software in source or object code form, as well as to create derivative works (as that term is defined under US copyright law). This means that in addition to making unlimited copies of the Express Interface software, you have a copyright license to modify the Express Interface software and to use all or part of the Express Interface software to create a derivative work that implements or uses the Express Interface software.

This license expressly prohibits using the Express Interface software or any derivatives of it outside its intended use. In other words, no right or license is granted for the use of the Express Interface software or its derivatives outside the use of implementing the communications between a client and a server over a network or using it to implement the Express Interface client or server. Further, all contributions must maintain the existing interface contracts interoperability with the Express Interface.

3. Conditions and Limitations

- (A) No Trademark License This license does not grant you rights to use any contributors' name, logo, or trademarks.
- (B) If you bring an action of infringement under a patent claim against any contributor for the use or implementation of the Express Interface software, any and all rights granted under this License Agreement may be subject to termination.
- (C) If you distribute any portion of the Express Interface software, you must retain all copyright, patent, trademark, and attribution notices that are present in the Express Interface software.
- (D) If you distribute any portion of the Express Interface software in source code form, you may do so only under this license and by including a complete copy of this license with your distribution. If you distribute any portion of the Express Interface software in compiled or object code form, you may only do so under a license that complies with this license.
- (E) The Express Interface software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions. You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and

non-infringement.

(F) Security Mechanisms are defined explicitly for Express Interface implementations only.

The Following agreement applies to all other deliverables (Classic COM):

NON-EXCLUSIVE LICENSE AGREEMENT

The OPC Foundation, a non-profit corporation (the "OPC Foundation"), has established a set of specifications intended to foster greater interoperability between automation/control applications, field systems/devices, and business/office applications in the process control industry.

The OPC specifications define standard interfaces, objects, methods, and properties for servers of real-time information like distributed process systems, programmable logic controllers, smart field devices and analyzers. The OPC Foundation distributes specifications, prototype software examples and related documentation (collectively, the "OPC Materials") to its members in order to facilitate the development of OPC compliant applications.

The OPC Foundation will grant to you (the "User"), whether an individual or legal entity, a license to use, and provide User with a copy of, the current version of the OPC Materials so long as User abides by the terms contained in this Non-Exclusive License Agreement ("Agreement"). If User does not agree to the terms and conditions contained in this Agreement, the OPC Materials may not be used, and all copies (in all formats) of such materials in User's possession must either be destroyed or returned to the OPC Foundation. By using the OPC Materials, User (including any employees and agents of User) agrees to be bound by the terms of this Agreement.

All OPC Materials, unless explicitly designated otherwise, are only available to currently registered members of the OPC Foundation (an "Active Member"). If the User is not an employee or agent of an Active Member then the User is prohibited from using the OPC Materials and all copies (in all formats) of such materials in User's possession must either be destroyed or returned to the OPC Foundation.

LICENSE GRANT:

Subject to the terms and conditions of this Agreement, the OPC Foundation hereby grants to User a non-exclusive, royalty-free, limited license to use, copy, display and distribute the OPC Materials in order to make, use, sell or otherwise distribute any products and/or product literature that are compliant with the standards included in the OPC Materials. User may not distribute OPC Materials outside of the Active Member organization to which User belongs unless the OPC Foundation has explicitly designated the OPC Material for public use.

All copies of the OPC Materials made and/or distributed by User must include all copyright and other proprietary rights notices included on or in the copy of such materials provided to User by the OPC Foundation.

The OPC Foundation shall retain all right, title and interest (including, without

limitation, the copyrights) in the OPC Materials, subject to the limited license granted to User under this Agreement.

The following additional restrictions apply to all OPC Materials that are software source code, libraries or executables:

1) User is requested to acknowledge the use of the OPC Materials and provide a link to the OPC Foundation home page www.opcfoundation.org from the About box of the User's or Active Member's application(s).

2) User may include the source code, modified source code, built binaries or modified built binaries within User's own applications for either personal or commercial use. However, the source code, modified source code, built binaries or modified built binaries cannot be sold as is, either individually or together.

In other words, User may use OPC Foundation software to enhance the User's applications and to ensure compliance with the various OPC specifications. User is prohibited from gaining commercially from the OPC software itself.

PUBLIC USE DECLARATION:

The public is granted non-exclusive, royalty-free, limited license to download, use and redistribute the following deliverables. (The OPC Foundation retains ownership and full copyright)

"OPC Core Components x.xx SDK"

"OPC Core Components x.xx Redistributable"

"OPC COM ProxyStub Merge Module"

"OPC .NET API x.xx Redistributables (x86)"

"OPC .NET API x.xx Merge Module (x86)"

CORPORATE MEMBER USE DECLARATION:

OPC Foundation Corporate Members are granted non-exclusive, royalty-free, limited license to download, use and redistribute the following deliverables. (The OPC Foundation retains ownership and full copyright)

"OPC DA x.xx Sample Binaries"

"OPC XMLDA x.xx Sample Binaries"

"OPC HDA x.xx Sample Binaries"

"OPC AE x.xx Sample Binaries"

"OPC DX x.xx Sample Binaries"

"OPC DX x.xx Sample Binaries"

"OPC .NET API x.xx Source Code"

"OPC .NET API x.xx Source Code"

"OPC DA Auto 2.02 Source Code"

WARRANTY AND LIABILITY DISCLAIMERS:

User acknowledges that the OPC Foundation has provided the OPC Materials for informational purposes only in order to help User understand the relevant OPC specifications. THE OPC MATERIALS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF PERFORMANCE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. USER BEARS ALL RISK RELATING TO QUALITY,

DESIGN, USE AND PERFORMANCE OF THE OPC MATERIALS. The OPC Foundation and its members do not warrant that the OPC Materials, their design or their use will meet User's requirements, operate without interruption or be error free.

IN NO EVENT SHALL THE OPC FOUNDATION, ITS MEMBERS, OR ANY THIRD PARTY BE LIABLE FOR ANY COSTS, EXPENSES, LOSSES, DAMAGES (INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, CONSEQUENTIAL, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES) OR INJURIES INCURRED BY USER OR ANY THIRD PARTY AS A RESULT OF THIS AGREEMENT OR ANY USE OF THE OPC MATERIALS.

GENERAL PROVISIONS:

This Agreement and User's license to the OPC Materials shall be terminated (a) by User ceasing all use of the OPC Materials, (b) by User obtaining a superseding version of the OPC Materials, or (c) by the OPC Foundation, at its option, if User commits a material breach hereof. Upon any termination of this Agreement, User shall immediately cease all use of the OPC Materials, destroy all copies thereof then in its possession and take such other actions as the OPC Foundation may reasonably request to ensure that no copies of the OPC Materials licensed under this Agreement remain in its possession.

User shall not export or re-export the OPC Materials or any product produced directly by the use thereof to any person or destination that is not authorized to receive them under the export control laws and regulations of the United States.

The Software and Documentation are provided with Restricted Rights. Use, duplication or disclosure by the U.S. government is subject to restrictions as set forth in (a) this Agreement pursuant to DFARs 227.7202-3(a); (b) subparagraph (c)(1)(i) of the Rights in Technical Data and Computer Software clause at DFARs 252.227-7013; or (c) the Commercial Computer Software Restricted Rights clause at FAR 52.227-19 subdivision (c)(1) and (2), as applicable. Contractor/manufacturer is the OPC Foundation, 16101 N. 82nd Street, Suite 3B, Scottsdale, AZ 85260-1830, USA.

Should any provision of this Agreement be held to be void, invalid, unenforceable or illegal by a court, the validity and enforceability of the other provisions shall not be affected thereby.

This Agreement shall be governed by and construed under the laws of the State of Minnesota, excluding its choice or law rules.

This Agreement embodies the entire understanding between the parties with respect to, and supersedes any prior understanding or agreement (oral or written) relating to, the OPC Materials.

OpenSSL Combined License

OpenSSL

LICENSE ISSUES

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact openssl-core@openssl.org.

OpenSSL License

===

Copyright (c) 1998-2008 The OpenSSL Project. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- 1 Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- 2 Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- 3 All advertising materials mentioning features or use of this software must display the following acknowledgment:
- "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (http://www.openssl.org/)"

4

- 5 The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact openssl-core@openssl.org.
- 6 Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.
- 7 Redistributions of any form whatsoever must retain the following acknowledgment:
- 8 "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (http://www.openssl.org/)"

THIS SOFTWARE IS PROVIDED BY THE OPENSL PROJECT "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

===

This product includes cryptographic software written by Eric Young (eay@cryptsoft.com). This product includes software written by Tim Hudson (tjh@cryptsoft.com).

Original SSLeay License

Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com) All rights reserved. This package is an SSL implementation written by Eric Young (eay@cryptsoft.com).

The implementation was written so as to conform with Netscapes SSL. This library is free for commercial and non-commercial use as long as the following conditions are aheared to. The following conditions apply to all code found in this distribution, be it the RC4, RSA, lhash, DES, etc., code; not just the SSL code. The SSL documentation included with this distribution is covered by the

same copyright terms except that the holder is Tim Hudson (tjh@cryptsoft.com). Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed. If this package is used in a product, Eric Young should be given attribution as the author of the parts of the library used. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: 1 Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer. 2 Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. 3 All advertising materials mentioning features or use of this software must display the following acknowledgement: "This product includes cryptographic software written by Eric Young (eay@cryptsoft.com)" 4 The word 'cryptographic' can be left out if the rouines from the library being used are not cryptographic related :-). 5 If you include any Windows specific code (or a derivative thereof) from the apps directory (application code) you must include an acknowledgement: "This product includes software written by Tim Hudson (tjh@cryptsoft.com)" THIS SOFTWARE IS PROVIDED BY ERIC YOUNG "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. The licence and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution licence [including the GNU Public Licence.] Plexus Classworlds License Title added by Steve Snow of Black Duck Software for identification purposes only Copyright 2002 (C) The Codehaus. All Rights Reserved. Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met: 1 Redistributions of source code must retain copyright statements and notices. Redistributions must also contain a copy of this document. Plexus 2 Redistributions in binary form must reproduce the above copyright notice, this Classworlds classworlds list of conditions and the following disclaimer in the documentation License and/or other materials provided with the distribution. 3 The name "classworlds" must not be used to endorse or promote products derived from this Software without prior written permission of The Codehaus. For written permission, please contact bob@codehaus.org. 4 Products derived from this Software may not be called "classworlds" nor may "classworlds" appear in their names without prior written permission of The Codehaus. "classworlds" is a registered trademark of The Codehaus. 5 Due credit should be given to The Codehaus.

Sax Public Domain Notice	SAX	(http://classworlds.codehaus.org/). THIS SOFTWARE IS PROVIDED BY THE CODEHAUS AND CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CODEHAUS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. Sax Public Domain License Title added by Steve Snow of Black Duck Software for identification purposes only This module, both source code and documentation, is in the Public Domain, and
Domain Notice		comes with NO WARRANTY.
		See http://www.saxproject.org for further information.
slf4j License	Simple Logging Facade for Java (SLF4J)	slf4j License Title added by Steve Snow of Black Duck Software for identification purposes only Copyright (c) 2004-2005 SLF4J.ORG Copyright (c) 2004-2005 QOS.ch All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.
Exception v2.0	Java Servlet API, WebSocket server API, JAXB1 RI, jersey - org.glassfish.jers ey:project	"CLASSPATH" EXCEPTION TO THE GPL VERSION 2 Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words "Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code." Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination. As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of

the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

The GNU General Public License (GPL) Version 2. June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain

patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

- 1. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".
- 2.
- 3. Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.
- 4.
- 5. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.
- 6.
- 7. You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.
- 8.
- 9. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:
- 10.
- You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

- 11. These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.
- 12.
- 13. Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.
- 14.
- 15. In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.
- 16.
- 17. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:
- 18.
- Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)
- 19. The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies

the executable.

20.

21. If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

22.

23. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

24.

25. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

26.

27. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

28.

If, as a consequence of a court judgment or allegation of patent 29. infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program. If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances. It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice. This section is intended to make thoroughly clear what is

- believed to be a consequence of the rest of this License.

 If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.
- 31.
- 32. The Free Software Foundation may publish revised and/or new versions of the General Public 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.
- 33.
- 34. Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.
- 35.
- 36. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.
- 37.

38. **NO WARRANTY**

- 39. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.
- 40. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. **END OF**

TERMS AND CONDITIONS

41.

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

one line to give the program's name and a brief idea of what it does. Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989 Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this

License. W3C® SOFTWARE NOTICE AND LICENSE 20021231	
W3CR SOFTWARE NOTICE AND LICENSE 20021231	
http://www.w3.org/Consortium/Legal/2002/copyright-software-200212 This work (and included software, documentation such as READMES, or a related items) is being provided by the copyright holders under the follow license. By obtaining, using and/or copyright holders under the follow license. By obtaining, using and/or copyright holders under the follow license. By obtaining, using and/or copyright holders under the follow conditions. Permission to copy, modify, and distribute this software and its documen with or without modification, for any purpose and without fee or royally granted, provided that you include the following on AL copies of the soft and documentation or portions thereof, including modifications: 1 The full text of this NOTICE in a location viewable to users of the redist derivative work. 2 Any pre-existing intellectual property disclaimers, notices, or terms or conditions. If none exist, the W3C Software Short Notice should included lhypertext is preferred, text is permitted) within the box redistributed or derivative code. 3 Notice of any changes or modifications to the files, including the date were made. (We recommend you provide URIs to the location from the code is derived.) THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPY (DOCUMENTATION WILL NOT IMPRINGE ANY THIRD PARTY PATENTS, COPY TRADEMARKS OR OTHER RIGHTS. COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SOR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OF DOCUMENTATION. The name and trademarks of copyright holders may NOT be used in advor publicity pertaining to the software without specific, written prior per Title to copyright in this software and any associated documentation wite times remain with copyright to the software without specific, written prior per Title to copyright in this software and any associated documentation wite times remain with copyright to the Software foundation's assessment of GPL compatibility and OSI's certific and host of the MERCENT Condition's days and ba	other ving agree that a station, is hereby at tware with tware wit