

Oracle® Fusion Cloud EPM

Licensing Guide



E96248-14



Oracle Fusion Cloud EPM Licensing Guide,

E96248-14

Copyright © 2016, 2024, Oracle and/or its affiliates.

Primary Author: EPM Information Development Team

This software and related documentation are provided under a license agreement containing restrictions on use and disclosure and are protected by intellectual property laws. Except as expressly permitted in your license agreement or allowed by law, you may not use, copy, reproduce, translate, broadcast, modify, license, transmit, distribute, exhibit, perform, publish, or display any part, in any form, or by any means. Reverse engineering, disassembly, or decompilation of this software, unless required by law for interoperability, is prohibited.

The information contained herein is subject to change without notice and is not warranted to be error-free. If you find any errors, please report them to us in writing.

If this is software, software documentation, data (as defined in the Federal Acquisition Regulation), or related documentation that is delivered to the U.S. Government or anyone licensing it on behalf of the U.S. Government, then the following notice is applicable:

U.S. GOVERNMENT END USERS: Oracle programs (including any operating system, integrated software, any programs embedded, installed, or activated on delivered hardware, and modifications of such programs) and Oracle computer documentation or other Oracle data delivered to or accessed by U.S. Government end users are "commercial computer software," "commercial computer software documentation," or "limited rights data" pursuant to the applicable Federal Acquisition Regulation and agency-specific supplemental regulations. As such, the use, reproduction, duplication, release, display, disclosure, modification, preparation of derivative works, and/or adaptation of i) Oracle programs (including any operating system, integrated software, any programs embedded, installed, or activated on delivered hardware, and modifications of such programs), ii) Oracle computer documentation and/or iii) other Oracle data, is subject to the rights and limitations specified in the license contained in the applicable contract. The terms governing the U.S. Government's use of Oracle cloud services are defined by the applicable contract for such services. No other rights are granted to the U.S. Government.

This software or hardware is developed for general use in a variety of information management applications. It is not developed or intended for use in any inherently dangerous applications, including applications that may create a risk of personal injury. If you use this software or hardware in dangerous applications, then you shall be responsible to take all appropriate fail-safe, backup, redundancy, and other measures to ensure its safe use. Oracle Corporation and its affiliates disclaim any liability for any damages caused by use of this software or hardware in dangerous applications.

Oracle®, Java, MySQL and NetSuite are registered trademarks of Oracle and/or its affiliates. Other names may be trademarks of their respective owners.

Intel and Intel Inside are trademarks or registered trademarks of Intel Corporation. All SPARC trademarks are used under license and are trademarks or registered trademarks of SPARC International, Inc. AMD, Epyc, and the AMD logo are trademarks or registered trademarks of Advanced Micro Devices. UNIX is a registered trademark of The Open Group.

This software or hardware and documentation may provide access to or information about content, products, and services from third parties. Oracle Corporation and its affiliates are not responsible for and expressly disclaim all warranties of any kind with respect to third-party content, products, and services unless otherwise set forth in an applicable agreement between you and Oracle. Oracle Corporation and its affiliates will not be responsible for any loss, costs, or damages incurred due to your access to or use of third-party content, products, or services, except as set forth in an applicable agreement between you and Oracle.

Contents

Documentation Accessibility

Documentation Feedback

1 Third-Party Product License Agreements

Overview	1-1
css-loader	1-1
Fluent UI React (for Oracle Smart View for Office Mac and Browser)	1-3
Jetty	1-5
jQuery	1-5
react	1-6
react-dom	1-6
react-redux	1-7
redux	1-8
style-loader	1-9
TypeScript	1-9
webpack	1-9
webpack-cli	1-10

2 License Text

Apache License Version 2.0	2-1
BSD-0 Clause Text	2-4
BSD-2 Clause Text	2-4
BSD-3 Clause Text	2-4
Copyright and Permission Notice	2-5
Creative Common License Text	2-5
Eclipse Public License - v 1.0	2-10
ISC License (ISC)	2-15
Microsoft Developer Agreement	2-16
Microsoft Fabric Assets License Agreement	2-23

Mozilla License	2-26
webpack@5.58.1 Public Licenses and Copyright Notices	2-27
webpack-cli Public Licenses and Copyright Notices	2-36

Documentation Accessibility

For information about Oracle's commitment to accessibility, visit the Oracle Accessibility Program website at <http://www.oracle.com/pls/topic/lookup?ctx=acc&id=docacc>.

Access to Oracle Support

Oracle customers that have purchased support have access to electronic support through My Oracle Support. For information, visit <http://www.oracle.com/pls/topic/lookup?ctx=acc&id=info> or visit <http://www.oracle.com/pls/topic/lookup?ctx=acc&id=trs> if you are hearing impaired.

Documentation Feedback

To provide feedback on this documentation, click the feedback button at the bottom of the page in any Oracle Help Center topic. You can also send email to epmdoc_ww@oracle.com.

1

Third-Party Product License Agreements

In this Section

- [Overview](#)
- [css-loader](#)
- [Fluent UI React \(for Oracle Smart View for Office Mac and Browser\)](#)
- [Jetty](#)
- [jQuery](#)
- [react](#)
- [react-dom](#)
- [react-redux](#)
- [redux](#)
- [style-loader](#)
- [TypeScript](#)
- [webpack](#)
- [webpack-cli](#)

Overview

This chapter lists the license and copyright information for open-source and proprietary third-party software (or portions thereof) provided with EPM Cloud. This guide lists only those components that require license attribution. Components are grouped under the license that governs their use. Third-party components that do not require license attribution are not listed.

css-loader

Version: 6.6.0

Copyright: JS Foundation and other contributors

Licence: [Copyright and Permission Notice](#)

cssesc@3.0.0

MIT

[MIT License](#)

Copyright Mathias Bynens

icss-utils@5.1.0

ISC

[ISC License](#)

Copyright 2018 Glen Maddern

lru-cache@6.0.0

ISC

[ISC License](#)

nanoid@3.2.0

MIT

[MIT License](#)

Copyright 2017 Andrey Sitnik

picocolors@1.0.0

ISC

[ISC License](#)

postcss-modules-extract-imports@3.0.0

ISC

[ISC License](#)

Copyright 2015 Glen Maddern

postcss-modules-local-by-default@4.0.0

MIT

[MIT License](#)

Copyright 2015 Mark Dalgleish

postcss-modules-scope@3.0.0

ISC

[ISC License](#)

Copyright (c) 2015, Glen Maddern

postcss-modules-values@4.0.0

ISC

[ISC License](#)

Copyright (c) 2015, Glen Maddern

postcss-selector-parser@6.0.9

MIT

[MIT License](#)

Copyright (c) Ben Briggs (<http://beneb.info>)

postcss-value-parser@4.2.0

MIT

[MIT License](#)

Copyright (c) Bogdan Chadkin

postcss@8.4.6

MIT

[MIT License](#)

Copyright 2013 Andrey Sitnik

semver@7.3.5

ISC

[ISC License](#)

Copyright (c) Isaac Z. Schlueter and Contributors

source-map-js@1.0.2

BSD-3-Clause [BSD3 Clause](#)

Copyright (c) 2009-2011, Mozilla Foundation and contributors

util-deprecate@1.0.2

MIT

[MIT License](#)

Copyright (c) 2014 Nathan Rajlich

yallist@4.0.0

ISC

[ISC License](#)

Copyright (c) Isaac Z. Schlueter and Contributors

Fluent UI React (for Oracle Smart View for Office Mac and Browser)

Version: 8.103.9

Copyright holder: Microsoft Corporation

MIT License: [Copyright and Permission Notice](#)

@fluentui/react@8.103.9

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/date-time-utilities@8.5.4

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/dom-utilities@2.2.4

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/font-icons-mdl2@8.5.6

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/foundation-legacy@8.2.26

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/keyboard-key@0.4.4

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/merge-styles@8.5.5

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/react-focus@8.8.12

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/react-hooks@8.6.15

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/react-portal-compat-context@9.0.4

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/react-window-provider@2.2.5

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/set-version@8.2.4

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/style-utilities@8.8.5

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/theme@2.6.21

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@fluentui/utilities@8.13.5

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

@microsoft/load-themed-styles@1.10.295

Copyright (c) Microsoft Corporation All rights reserved.

MIT License [Copyright and Permission Notice](#)

tslib@2.4.1

Copyright (c) Microsoft Corporation All rights reserved.

0BSD [0BSD Permission Notice](#)

Jetty

Version: 9.4.46.v20220331

Copyright: Eclipse Foundation

This program and the accompanying materials are made available under the terms of the [Eclipse Public License - v 1.0](#) (available at <https://www.eclipse.org/org/documents/epl-1.0/EPL-1.0.txt>) or [Apache license](#) (available at <https://www.apache.org/licenses/LICENSE-2.0>).

Project home: <https://www.eclipse.org/jetty/>

org.slf4j

Copyright (c) 2004-2017 QOS.ch All rights reserved.

[Copyright and Permission Notice](#)

jQuery

Version: 3.6.0

Copyright: JS Foundation and other contributors, <https://js.foundation/>

Licence text: [Copyright and Permission Notice](#)

external/sizzle

Copyright JS Foundation and other contributors, <https://js.foundation/>

[Copyright and Permission Notice](#)

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/sizzle>

All files located in the node_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

react

Version: 17.0.2

Copyright: Facebook, Inc. and its affiliates.

MIT Licence: [Copyright and Permission Notice](#)

js-tokens@4.0.0

MIT

Copyright (c) 2014, 2015, 2016, 2017, 2018 Simon Lydell

The MIT License (MIT) [Copyright and Permission Notice](#)

loose-envify@1.4.0

MIT

Copyright (c) 2015 Andres Suarez <zertosh@gmail.com>

The MIT License (MIT) [Copyright and Permission Notice](#)

object-assign@4.1.1

MIT

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

The MIT License (MIT) [Copyright and Permission Notice](#)

react-dom

Version: 17.0.2

Copyright: Facebook, Inc. and its affiliates.

Licence text: [Copyright and Permission Notice](#)

loose-envify

The MIT License (MIT)

Copyright (c) 2015 Andres Suarez zertosh@gmail.com

js-tokens

License

The MIT License (MIT)

Copyright (c) 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 Simon Lydell

object-assign

License

The MIT License (MIT)

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (sindresorhus.com)

scheduler

License

The MIT License (MIT)

Copyright (c) Facebook, Inc. and its affiliates.

react-redux

Version: 7.2.2

Copyright holder: Dan Abramov

Licence text:

Licence: [Copyright and Permission Notice](#)

@babel/runtime@7.5.5

<https://www.npmjs.com/package/@babel/runtime>

Copyright (c) 2014-present Sebastian McKenzie and other contributors

MIT License

[Copyright and Permission Notice](#)

hoist-non-react-statics@3.3.0

<https://www.npmjs.com/package/hoist-non-react-statics>

Software License Agreement (BSD License)

Copyright (c) 2015, Yahoo! Inc. All rights reserved.

Redistribution and use of this software in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

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.

Neither the name of Yahoo! Inc. nor the names of YUI's contributors may be used to endorse or promote products derived from this software without specific prior written permission of Yahoo! Inc.

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.

loose-envify@1.4.0

<https://www.npmjs.com/package/loose-envify>

Copyright (c) 2015 Andres Suarez zertosh@gmail.com

MIT License (MIT)

[Copyright and Permission Notice](#)

prop-types@15.7.2

<https://www.npmjs.com/package/prop-types>

Copyright (c) 2013-present, Facebook, Inc.

MIT License

[Copyright and Permission Notice](#)

react-is@16.9.0

<https://www.npmjs.com/package/react-is>

Copyright (c) Facebook, Inc. and its affiliates.

MIT License

[Copyright and Permission Notice](#)

redux

Version: 4.1.1

Copyright (c) 2015-present Dan Abramov

Licence: [Copyright and Permission Notice](#)

redux

Version: 4.1.1

Copyright (c) 2015-present Dan Abramov

Licence: [Copyright and Permission Notice](#)

Copyright (c) 2015-present Dan Abramov

symbol-observable@1.2.0

MIT

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (sindresorhus.com)

Copyright (c) Ben Lesh ben@benlesh.com

[Copyright and Permission Notice](#)

js-tokens@4.0.0

MIT

Copyright (c) 2014, 2015, 2016, 2017, 2018 Simon Lydell

[Copyright and Permission Notice](#)

loose-envify@1.4.0(MIT)

Copyright (c) 2015 Andres Suarez (zertosh@gmail.com)

The MIT License

[Copyright and Permission Notice](#)

style-loader

Version: 3.3.0

Copyright holder: JS Foundation and other contributors

Attribution requirement note: [Copyright and Permission Notice](#)

TypeScript

Version: 4.5.5

Copyright holder: Microsoft

Apache Version 2.0, January 2004

<http://www.apache.org/licenses/>

[Apache License Version 2.0](#)

webpack

Version: 5.58.1

Copyright holder: JS Foundation and other contributors

License: [MIT License](#)

webpack-cli

Version: 4.9.0

Copyright holder: JS Foundation and other contributors

[Copyright and Permission Notice](#)

[webpack-cli Public Licenses and Copyright Notices](#)

2

License Text

- [Apache License Version 2.0](#)
- [BSD-2 Clause Text](#)
- [BSD-3 Clause Text](#)
- [Copyright and Permission Notice](#)
- [Creative Common License Text](#)
- [Eclipse Public License - v 1.0](#)
- [ISC License \(ISC\)](#)
- [Microsoft Developer Agreement](#)
- [Microsoft Fabric Assets License Agreement](#)
- [Mozilla License](#)
- [webpack@5.58.1 Public Licenses and Copyright Notices](#)
- [webpack-cli Public Licenses and Copyright Notices](#)

Apache License Version 2.0

Copyright 2015-2018 The Apache Software Foundation

This product includes software developed at The Apache Software Foundation (<http://www.apache.org/>).

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.

"Licensor" 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 (or 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 shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare 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, no-charge, 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:
 - a. You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - b. You must cause any modified files to carry prominent notices stating that You changed the files; and

- c. 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
 - d. 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, 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.

BSD-0 Clause Text

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted.

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.

BSD-2 Clause Text

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * 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 COPYRIGHT HOLDER "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 HOLDER 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 Text

All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * 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.

* Neither the name of the Yahoo! Inc. 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 YAHOO! INC. 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.

Copyright and Permission Notice

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.

Creative Commons License Text

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

Using Creative Commons Public Licenses

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

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and

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

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

Creative Commons Attribution 4.0 International Public License

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

Section 1 -- Definitions.

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

f. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.

g. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.

h. Licensor means the individual(s) or entity(ies) granting rights under this Public License.

i. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.

j. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.

k. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

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

- a. reproduce and Share the Licensed Material, in whole or in part; and
- b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is,

connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

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

Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

4. If You Share Adapted Material You produce, the Adapter's License You apply must not prevent recipients of the Adapted Material from complying with this Public License.

Section 4 -- Sui Generis Database Rights.

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

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

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

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

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 - 1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 - 2. upon express reinstatement by the Licensor. For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.
- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.

d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.

b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.

b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.

c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.

d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

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

Creative Commons may be contacted at creativecommons.org.

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 Agreement.

3. REQUIREMENTS

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.

7. GENERAL

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.

Copyright notices

This content is produced and maintained by the Eclipse Jetty project.

Project home: <https://www.eclipse.org/jetty/>

Trademarks

Eclipse Jetty, and Jetty are trademarks of the Eclipse Foundation.

Copyright

All contributions are the property of the respective authors or of entities to which copyright has been assigned by the authors (eg. employer).

Declared Project Licenses

This artifacts of this project are made available under the terms of:

* the Eclipse Public License v. 1.0 <http://www.eclipse.org/legal/epl-v10.html> SPDX-License-Identifier: EPL-1.0

or

* the Apache License, Version 2.0 <https://www.apache.org/licenses/LICENSE-2.0>.
SPDX-License-Identifier: Apache-2.0

The following dependencies are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following dependencies are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following dependencies are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

If ALPN is used to negotiate HTTP/2 connections, then the following distribution may be included in the distribution or downloaded when ALPN module is selected. These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.<http://openjdk.java.net/legal/gplv2+ce.html>

* java.sun.security.ssl

The following dependencies are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

* org.ow2.asm:asm-commons

* org.ow2.asm:asm

The following dependencies are ASL2 licensed.

* org.apache.taglibs:taglibs-standard-spec

* org.apache.taglibs:taglibs-standard-impl

The following dependencies are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

* org.mortbay.jasper:apache-jsp

* org.apache.tomcat:tomcat-jasper

* org.apache.tomcat:tomcat-juli

* org.apache.tomcat:tomcat-jsp-api

* org.apache.tomcat:tomcat-el-api

* org.apache.tomcat:tomcat-jasper-el

* org.apache.tomcat:tomcat-api

* org.apache.tomcat:tomcat-util-scan

* org.apache.tomcat:tomcat-util

* org.mortbay.jasper:apache-el

* org.apache.tomcat:tomcat-jasper-el

* org.apache.tomcat:tomcat-el-api

The following artifacts are CDDL + GPLv2 with classpath exception. <https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* org.eclipse.jetty.toolchain:jetty-schemas

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

ISC License (ISC)

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.

Microsoft Developer Agreement

<https://docs.microsoft.com/en-us/legal/mdsa?redirectedfrom=MSDN>

Microsoft Developer Agreement

Last updated: June 2018

This agreement is between you and Microsoft Corporation ("Microsoft"), and consists of the terms below ("Developer Terms") and the Microsoft Privacy Statement (together, "Agreement").

If you are entering into this Agreement on behalf of an entity, such as your employer, you represent that you have the legal authority to bind that entity. If you specify a company name in connection with signing up for or ordering a Service, you will be deemed to have placed that order and to have entered into this Agreement on behalf of that organization or company. Key terms are defined in Section 10.

1. Offerings

APIs. Your access and use of Microsoft's APIs are governed by certain terms and conditions. As the developer, you're responsible for your application and compliance with all the laws and regulations applicable to your use of Microsoft's APIs, including those laws and regulations that apply to privacy, biometric data, data protection, and confidentiality of communications. Nothing in our governing agreements, or this Agreement, shall be construed as creating a joint controller or processor-sub processor relationship between you and Microsoft.

Accompanying Terms. Your use of Microsoft's APIs is governed by the terms under which you obtained access. If you access APIs that present accompanying terms ("Accompanying Terms"), then such Accompanying Terms, along with the Microsoft Privacy Statement, will apply to your access and use of the Service. In particular, the Microsoft Graph API is provided pursuant to the terms here.

Application Registration Portal. Certain identity focused Microsoft APIs will require that you register your application here. If you are required to register your application at the following URL, then you must comply with the following terms:

Register your application. Your applications must be registered and have an App ID that is unique to each application. Once you have successfully registered an application, you will be given Access Credentials for your application. "Access Credentials" means the necessary security keys, secrets, tokens, and other credentials to access identity focused Microsoft APIs. The Access Credentials enable us to associate your application with your use of the identity focused Microsoft APIs. All activities that occur using your Access Credentials are your responsibility. Access Credentials are non-transferable and non-assignable. Keep them secret. Do not try to circumvent them. In the event of a change of control, and subject to the acquiring company's compliance with all of the terms and conditions of the then current Graph API Terms, you may sell, assign, and transfer an application's App ID to an acquiring company, and such acquiring company may continue to use the App ID as part of the acquired application.

Governing Terms. Unless a particular service presents Accompanying Terms to govern your access to Microsoft APIs, your application's access to identity focused Microsoft APIs is governed by the then current Microsoft Graph API license terms, as currently available here ("Graph API Terms").

Services.

Right to use. We may grant you the right to access and use the Services in accordance with this Agreement.

Manner of use. You may not:

reverse engineer, decompile, disassemble or work around technical limitations in the Services, except to the extent that applicable law permits it despite these limitations;

disable, tamper with or otherwise attempt to circumvent any mechanism that limits your use of the Services;

rent, lease, lend, resell, transfer, or sublicense any Services or portion thereof to or for third parties, except as explicitly permitted herein or in license terms that accompany any Services component;

use the Services in a way prohibited by law, regulation, governmental order, or decree or by this Agreement;

use the Services in any manner that could damage, disable, overburden, or impair any Microsoft service, or the network(s) connected to any Microsoft service;

use the Services to violate the rights of others; use the Services to try to gain unauthorized access to or disrupt any service, device, data, account or network;

use the Services to spam or distribute malware;

use the Services in a way that could harm the Services or impair anyone else's use of;

engage in activity that is fraudulent, false or misleading (e.g., asking for money under false pretenses, impersonating someone else, manipulating the Services to increase play count, or affect rankings, ratings, or comments).

scrape, build databases or otherwise create copies of any data accessed or obtained using the Services (including end users or their contacts), except as necessary to enable an intended usage scenario for your application;

use the Services in any application or situation where failure of the Services could lead to the death or serious bodily injury of any person, or to severe physical or environmental damage; or

help others break these rules.

Updates. Unless Microsoft otherwise specifies, Microsoft may make commercially reasonable changes to a Service or feature from time to time. Microsoft may further modify or terminate a Service in any country where Microsoft is subject to a government regulation, obligation or other requirement that (1) is not generally applicable to businesses operating there, (2) presents a hardship for Microsoft to continue operating the Service without modification, or (3) causes Microsoft to believe these terms or the Service may conflict with any such requirement or obligation.

Preview features. We may make features available on a Preview basis. Previews are provided `<q>AS-IS</q>` and are excluded from warranties in Section 6 below. Previews may be subject to reduced or different security, compliance, privacy, availability, reliability, and support commitments, as further explained in the Privacy Statement, and any additional notices provided with the Preview. We may change or discontinue Previews at any time without notice. We also may choose not to release a Preview into `<q>General Availability</q>`, and if we do make Previews `<q>Generally Available</q>` we may charge for any such features.

2. Software and Microsoft Content

Using Microsoft Software and Microsoft Content outside the Service. Microsoft may provide you with Microsoft Software or Microsoft Content through or as a part of the

Services. Termination or suspension of this Agreement or of your use or access to the Services terminates your right to possess or use any such Microsoft Software or Microsoft Content unless separately licensed to you. The suspension or termination of a User Plan terminates that user's right to possess or use any such Microsoft Software or Microsoft Content associated with, or contingent upon that User Plan. You must delete all copies of such Microsoft Software or Microsoft Content licensed under this Agreement and destroy any associated media upon the termination of the associated possession or usage rights. This subsection does not apply to Microsoft Software addressed in subsection (b) below.

Software and Content on Documentation Portals. Third-party software and Content accessible on the Documentation Portals is made available by the designated publisher under the associated license terms.

Scope of rights. All Microsoft Software and Microsoft Content are the copyrighted works of Microsoft or its suppliers are licensed not sold and may not be transferred unless specified otherwise.

Third-party software or Content. You are solely responsible for any third-party software or Content that you install, connect, or use with any Service. We will not run or make any copies of such third-party software or Content outside of our relationship with you. You may only install or use any third-party software or Content with any Service in a way that does not subject our intellectual property or technology to any terms governing such software or Content. We are not a party to and are not bound by any terms governing your use of any third-party software or Content. We do not grant any licenses or rights, express or implied, to such third-party software or Content.

Open source software as part of the Service. If the Service uses or distributes any third-party software with open source software license terms (<q>Open Source</q>), then such Open Source is licensed to you under the applicable open source terms. Copies of those applicable Open Source licenses and any other notices, if any, are included for your information only.

Classroom Use. Accredited educational institutions, such as K-12 schools, universities, and private or public colleges may download and reproduce Microsoft Content for distribution in the classroom for educational purposes.

3. Security and privacy

Security. We maintain technical and organizational measures, internal controls, and data security routines intended to protect User Data against accidental loss or change, unauthorized disclosure or access, or unlawful destruction.

Compliance with applicable laws; deletion of Personal Data

You must comply with all laws and regulations applicable to your use of the Services and all data and Content accessed through the Services including without limitation, laws related to privacy, biometric data, data protection, and confidentiality of communications.

Your use of the Services and Content is conditioned upon implementing and maintaining appropriate protections and measures for your service and application, and that includes your responsibility to the data obtained through the use of the Services.

You must: (a) implement and maintain privacy protections and measures in your products and services, including obtaining necessary consents prior to use of data (and obtain additional consent prior to changing use or purpose of data), and proper data retention periods, (b) comply with applicable notification requirements, (c) maintain and comply with a written privacy policy that describes your privacy

practices regarding data and information you collect and use, and which is at least as protective of users as the Privacy Statement, (d) include an accessible link to your privacy policy within your application, and in any app store that so allows, and (e) obtain consent from end users that is sufficient for the purposes of your agreement with the end user prior to giving us information that you independently collected from them.

In addition to complying with your obligations under applicable law (including General Data Protection Regulation (GDPR) (EU) 2016/679) you will use current data. You may keep your data current by regularly refreshing the data, interfacing with a Microsoft API or Microsoft tool to maintain current data, or other processes that ensure changes to Microsoft data are accurately reflected.

Except as otherwise set forth herein, you will promptly delete all data and Content collected or processed through the Services, when: (a) a user abandons your application, uninstalls your application, closes their account with you, or otherwise abandons the account, or (b) you cease use of the Services. You may, however, keep aggregated data, provided that no information identifying a specific person could be inferred or created from such data and such actions otherwise comply with this Agreement and applicable law.

Unless you have a lawful basis for retaining Personal Data (as defined in the GDPR), you must delete all Personal Data accessed or processed through the Services within 30 days of receiving the data.

Compliance with law. We will comply with all laws applicable to our provision of the Services, including applicable security breach notification laws, but not including any laws applicable to you or your industry that are not generally applicable to information technology services providers. You will comply with all laws applicable to your User Data, and use of the Services, including any laws applicable to you or your industry.

Certifications and compliance. The Developer Services shall be subject to any security, privacy, and compliance practices specifically described for the Developer Services. These obligations do not apply to any other elements of the Services.

Monitoring; Audit. We may monitor your access and use of the Services (including applicable products and services, website, Content, and data) for purposes of monitoring your compliance with this Agreement. Further, your access and use of the Services and for five years after, you must, upon reasonable notice from Microsoft, permit Microsoft or its auditor, at Microsoft's cost, to conduct audits in connection with your use of the Services, to verify that your compliance with this Agreement. You must give Microsoft reasonable access to any personnel, premises, information, systems, books, and records relating to your use of the Services to enable Microsoft to conduct the audit. If requested, you must provide us with proof of your compliance with this Agreement.

4. Customer accounts, customer conduct, and feedback

Account creation. If any of the Services requires you to open an account, you must complete the registration process by providing us with current, complete and accurate information. You may not select an account user name or identifier that impersonates someone else, is or may be illegal, or may be protected by trademark or other proprietary rights, is vulgar or offensive or may cause confusion. We reserve the right to reject and/or reassign these user names and Service identifiers in our sole discretion.

Responsibility for your accounts. You are responsible for: any and all activities that occur under your account; maintaining the confidentiality of any non-public authentication credentials associated with your use of the Services; and promptly notifying our customer support team about any possible misuse of your accounts or authentication credentials, or any security incident related to the Services.

Your conduct and the availability of third-party content and links to third-party content. We have no obligation to monitor the content and communications of third parties on the

Services; however, we reserve the right to review and remove any such materials posted to the Documentation Portals in our sole discretion. Third parties that participate on the Services are not authorized Microsoft spokespersons, and their views do not necessarily reflect those of Microsoft.

Submissions and feedback. We do not claim ownership of any Submission unless otherwise agreed to by the parties. However, by providing a Submission, you are irrevocably granting Microsoft and its affiliates the right to make, use, modify, distribute and otherwise commercialize the Submission in any way and for any purpose (including by granting the general public the right to use your Submissions in accordance with this Agreement, which may change over time). For Submissions provided to the Documentation Portals you further grant the right to publish specific identifying information detailed in the Privacy Statement in connection with your Submission. These rights are granted under all applicable intellectual property rights you own or control. No compensation will be paid with respect to the use of your Submissions. Microsoft is under no obligation to post or use any Submission, and Microsoft may remove any Submission at any time. By providing a Submission you warrant that you own or otherwise control all of the rights to your Submission and that your Submission is not subject to any rights of a third-party (including any personality or publicity rights of any person).

5. Termination and suspension

Your termination. You may terminate this Agreement at any time. If you have purchased access to Services through Microsoft Azure then you must pay any amounts due and owing.

Microsoft termination. We may terminate this Agreement, any rights granted herein, or your license to the Services, in our sole discretion at any time, for any reason.

Suspension. We may suspend or terminate your use of the Services if: (1) reasonably needed to prevent unauthorized access to User Data; (2) you fail to respond to a claim of alleged infringement within a reasonable time; or (3) you violate, or we reasonably suspect you have violated, this Agreement. We will attempt to suspend access to the minimum necessary part of the Services while the condition or need exists. We will give notice before we suspend or terminate, except where we reasonably believe we need to suspend or terminate immediately. If you do not fully address the reasons for the suspension within 60 days after we suspend, we may terminate this Agreement and delete your User Data without any retention period.

Termination for non-usage. We may suspend or terminate a Service account after a prolonged period of inactivity or for failing to respond to Microsoft communications. For Services, if you have a free account we may terminate this Agreement and/or delete any User Data automatically generated during the Services sign up process if you fail to upload or create any User Data within 90 days of your initial provisioning of the Service. We will provide you with notice prior to any account suspension or termination, or User Data deletion.

6. Warranties EXCEPT AS WARRANTED IN ACCOMPANYING TERMS, MICROSOFT AND ITS RESPECTIVE SUPPLIERS PROVIDE THE SERVICES (INCLUDING THE MICROSOFT CONTENT AND MICROSOFT SOFTWARE) <q>AS IS,</q> <q>WITH ALL FAULTS</q> AND <q>AS AVAILABLE.</q> YOU BEAR THE RISK OF USING IT. WE PROVIDE NO WARRANTIES, GUARANTEES OR CONDITIONS, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. YOU MAY HAVE ADDITIONAL RIGHTS UNDER YOUR LOCAL

LAWS WHICH THIS AGREEMENT CANNOT CHANGE. THESE DISCLAIMERS WILL APPLY TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW, INCLUDING APPLICATION TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

Third-party content and materials. MICROSOFT DOES NOT CONTROL, REVIEW, REVISE, ENDORSE, OR ACCEPT RESPONSIBILITY FOR ANY THIRD-PARTY CONTENT, INFORMATION, MESSAGES, MATERIALS, PROJECTS ACCESSIBLE FROM OR LINKED THROUGH THE SERVICES, AND, EXCEPT AS WARRANTED IN A SEPARATE AGREEMENT, MICROSOFT MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER ABOUT AND SHALL NOT BE RESPONSIBLE FOR ANY OF THE FOREGOING. ANY DEALINGS YOU MAY HAVE WITH SUCH THIRD PARTIES ARE AT YOUR OWN RISK.

7. Defense of claims

Defense. We will defend you against any claims made by an unaffiliated third-party that the Services or Software infringe its patent, copyright or trademark or makes unlawful use of its trade secret. You will defend us against any claims made by an unaffiliated third-party arising from (1) your misuse or your end user's misuse of the Services, Microsoft Content, or Microsoft Software; (2) your violation or your end user's violation of this Agreement; (3) any Content or data routed into or used with the Services, those acting on your behalf, or your end users.

Limitations. Our obligations in Section 7.1 will not apply to a claim or award based on: (1) User Data, Non-Microsoft Product, modifications you make to the Services, or materials you provide or make available as part of using the Services; (2) your combination of the Services with, or damages based upon the value of, a Non-Microsoft Product, data or business process; (3) your use of a Microsoft trademark without our express written consent, or your use of the Services after we notify you to stop due to a third-party claim; or (4) your redistribution of the Services to, or use for the benefit of, any unaffiliated third-party.

Remedies. If we reasonably believe that a claim under Section 7.1 may bar your use of the Services or Software, we will seek to: (1) obtain the right for you to keep using it; or (2) modify or replace it with a functional equivalent. If these options are not commercially reasonable, we may terminate your rights to use the Services or Software.

Obligations. Each party must notify the other promptly of a claim under this Section 7. The party seeking protection must (1) give the other sole control over the defense and settlement of the claim; and (2) give reasonable help in defending the claim. The party providing the protection will (1) reimburse the other for reasonable out-of-pocket expenses that it incurs in giving that help and (2) pay the amount of any resulting adverse final judgment (or settlement that the other consents to). The parties' respective rights to defense and payment of judgments or settlements under this Section 7 are in lieu of any common law or statutory indemnification rights or analogous rights, and each party waives such common law rights.

8. Limitation of liability

Limitation. The aggregate liability of each party under this Agreement is limited to direct damages up to the amount paid under this Agreement for the Developer Services giving rise to that liability during the 12 months before the liability arose, or for Services provided free of charge, Five Hundred United States dollars (\$500.00 USD).

EXCLUSION. NEITHER PARTY, NOR ITS SUPPLIERS WILL BE LIABLE FOR LOSS OF REVENUE, LOST PROFITS, OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES, EVEN IF THE PARTY KNEW THEY WERE POSSIBLE.

Exceptions to Limitations. The limits of liability in this Section 8 apply to the fullest extent permitted by applicable law, but do not apply to: (1) the parties' obligations under Section 7; or (2) breach of Sections 3.2 - 3.4 or violation of the other's intellectual property rights.

9. Miscellaneous

Reservation of Rights. All rights not expressly granted herein are reserved by Microsoft. You acknowledge that all intellectual property rights within the Services remain the property of Microsoft and nothing within this Agreement will act to transfer any of these intellectual property rights to you.

Notices. You must send notices by mail to: Microsoft One Microsoft Way
Redmond, WA 98052 USA

You agree to receive electronic notices from us related to the Services, which will be sent by email to your specified end user or administrator contact information or presented to you in the Service experience. You must keep your contact information updated. Notices are effective on the date on the return receipt for mail, the date sent for email, and the date presented if within the Service experience.

Assignment and Delegation. You may not assign or delegate any rights or obligations under this Agreement either in whole or in part, including in connection with a change of control, except for an App ID, as set forth Section in 1.1. Any purported assignment and delegation by you shall be ineffective. We may freely assign or delegate all rights and obligations under this Agreement, fully or partially without notice to you.

Severability. If any part of this agreement is held unenforceable, the rest remains in full force and effect.

No Waiver. Failure to enforce any provision of this agreement will not constitute a waiver.

No agency. We are independent contractors. This agreement does not create an agency, partnership or joint venture.

No third-party beneficiaries. There are no third-party beneficiaries to this agreement.

Applicable law and venue. If you live in (or, if a business, your principal place of business is in) the United States, the laws of the state where you live (or, if a business, where your principal place of business is located) govern all claims, regardless of conflict of laws principles, except that the Federal Arbitration Act governs all provisions relating to arbitration. You and we irrevocably consent to the exclusive jurisdiction and venue of the state or federal courts in King County, Washington, for all disputes arising out of or relating to these Terms or the Services that are heard in court (excluding arbitration and small claims court).

Entire agreement. This agreement is the entire agreement concerning its subject matter and supersedes any prior or concurrent communications. Survival. 1.2, 2.3-2.6, 3.2, 3.5, 4.2, 4.4, 5, 6, 7, 8, 9, and 10, and all other definitions.

U.S. export jurisdiction. The Services are subject to U.S. export jurisdiction. You must comply with all applicable laws, including the U.S. Export Administration Regulations, the International Traffic in Arms Regulations, and end-user, end-use and destination restrictions issued by U.S. and other governments. For additional information, see Exporting Microsoft Products.

International availability. Availability of the Services, including specific features and language versions, varies by country. Force majeure. Neither party will be liable for

any failure in performance due to causes beyond its reasonable control (such as fire, explosion, power blackout, earthquake, flood, severe storms, strike, embargo, labor disputes, acts of civil or military authority, war, terrorism including cyber terrorism), acts of God, acts or omissions of Internet traffic carriers, actions or omissions of regulatory or governmental bodies (including the passage of laws or regulations or other acts of government that impact the delivery of Services).

Modifications. We may modify this agreement at any time with or without individual notice to you by posting a revised version on the legal information section of the Developer Services and Documentation Portals (or an alternate site we identify), or by notifying you in accordance with Section 9.b. Any modifications will be effective upon notice to you or posting. Your use of the Services after the changes become effective means you agree to the modifications to the Agreement. If you do not agree to the new Agreement, you must stop using the Services.

10. Definitions

"Content" means documents, photographs, videos, data, and other graphical, textual, or audio-visual content. <q>Developer Services</q> means services we identify as governed by this Agreement.

"Developer Software" means Microsoft software we provide to you as part of the Developer Services for use with the Developer Services. "Documentation Portals" means the site available at <http://msdn.microsoft.com>, <http://technet.microsoft.com>, <https://docs.microsoft.com>, <https://developer.microsoft.com>, or at alternate sites we identify.

"Microsoft Content" means Content on the Services provided by Microsoft and its suppliers.

"Microsoft Software" means Microsoft software and computer code, including sample code and Developer Software.

"Non-Microsoft Product" is any software, data, service, website or other product licensed, sold or otherwise provided to you by an entity other than us, whether you obtained it via our Services or elsewhere.

"Offer Details" means the pricing and related terms applicable to paid Developer Services.

"Preview" means preview, beta, or other pre-release versions of the Developer Services or Developer Software offered by Microsoft.

"Services" means the Developer Services, Documentation Portals, and Microsoft Software we make available to you under this Agreement.

"Submissions" means Content, code, comments, feedback, suggestions, information or materials that you provide via the Documentation Portals or any Services for public access (rather than for your personal use or use by your authorized users). Submissions do not include User Data.

"User Plan" means a per-user based subscription, trial, or other Microsoft granted benefit that permits access to and account services for the Developer Services.

"we" and "us" means Microsoft. "you" and "your" means the person or entity accepting this Agreement to use the Services.

Microsoft Fabric Assets License Agreement

This agreement is between you and/or the entity you represent ("Developer") and Microsoft Corporation ("Microsoft"), and governs your use of the Fabric Assets (defined below), (the "Agreement"). The Agreement and the license granted herein are subject to and conditional

upon your compliance with these terms and the Microsoft Developer Agreement and the Microsoft Lifecycle Policy (as amended from time to time).

By downloading the Fabric Assets (defined below) from the Content Delivery Network, you represent and warrant to Microsoft that you have the authority to accept this Agreement on behalf of yourself, a company, and/or other entity, as applicable.

Fabric Assets License and Guidelines

1. License Grant. Microsoft grants to Developer, a non-exclusive, revocable, worldwide, non-assignable, non-transferable, royalty-free license to use the Fabric Assets (defined below) or a subset of them (e.g. the "Toolkit") exclusively for the following purposes:
 - a. In connection with the use of a Microsoft API within the development of a software application, website, or product you create or a service you offer designed to provide access or interact with a Microsoft service or application ("Application")
 - b. To illustrate that Application integrates with one or more Microsoft products and services.
2. "Fabric Assets" means
 - a. Segoe font
 - b. Microsoft Office icons
 - c. Microsoft Fabric icons
3. Microsoft Trademark & Brand Guidelines and the Fabric Visual Guidelines. Developer shall always comply with the specifications, standards and directions relating to the use of Microsoft's trademarks and brands set out in:
 - a. Microsoft Trademark & Brand Guidelines (as amended from time to time); and
 - b. Fabric Visual Guidelines (as amended from time to time) at Annex 1 (below).
4. Ownership of and Rights to the Fabric Assets. Developer acknowledges that Microsoft and its affiliates are the sole owners of the Fabric Assets, and all associated goodwill, and that
 - a. Microsoft and its affiliates retain all right, title, and interest in and to the Fabric Assets. Developer will not use the Fabric Assets in any manner that will diminish or otherwise damage Microsoft's goodwill in the Fabric Assets. Any goodwill derived from the use by Developer of the Fabric Assets shall accrue to Microsoft. Microsoft may, at any time, call for a document confirming the assignment of that goodwill and Developer shall immediately execute it. Developer agrees to rectify any specified misuses of the Fabric Assets promptly upon receiving written notice (including e-mail) from Microsoft.
5. Quality Control. Developer may use the Fabric Assets solely in connection with Application(s) that:
 - a. meets all terms of this Agreement;
 - b. complies with any technical specifications provided by Microsoft;
 - c. passes all tests that Microsoft may require relating to the quality, performance or compatibility of Application;
 - d. meets or exceeds standards of quality and performance generally accepted in the industry;

- e. meets or exceeds the quality and performance of Applications distributed by Developer before the date of this License; and
 - f. complies with all applicable laws, rules, and regulations (collectively, the "Quality Standards").
 - g. Developer will cooperate with Microsoft to enable Microsoft to review Developer's use of the Fabric Assets and ensure that Application complies with the Quality Standards. Developer will promptly correct any improper use of the Fabric Assets and any Application that does not comply with the Quality Standards upon reasonable notice from Microsoft. If Developer does not comply with the Quality Standards upon reasonable notice from Microsoft, Microsoft may immediately terminate the license.
6. **Reservation of Rights & Termination.** Microsoft reserves all rights not expressly granted herein. Microsoft may, in its sole discretion, terminate this Agreement at any time with immediate effect by giving written notice (including e-mail) to Developer and Microsoft shall not be liable to Developer for damages of any sort resulting from its decision to terminate this Agreement.
7. **7. Representations and Warranties.** Microsoft gives no warranty and makes no representation in or pursuant to this Agreement that the use of the Fabric Assets does not or will not infringe the rights of others.

Miscellaneous

1. **Jurisdiction/Choice of Law.** The Agreement will be governed by the laws of the State of Washington, and the parties agree to the exclusive jurisdiction and venue in the federal courts sitting in King County, Washington. If there is no federal subject matter jurisdiction, the parties agree to the exclusive jurisdiction and venue in the Superior Court of King County, Washington.
2. **Attorneys' fees.** If either Microsoft or Developer employs attorneys to enforce any rights arising out of or relating to this Agreement, the prevailing party will be entitled to recover its reasonable attorneys' fees, costs, and other expenses, including the costs and fees incurred on appeal or in a bankruptcy or similar action.
3. **Entire agreement.** This Agreement is the entire agreement between the parties regarding its subject matter. It replaces all prior agreements, communications and representations between the parties regarding its subject matter.
4. **Variation.** Microsoft may at its discretion vary the terms of this Agreement at any time without notice.

Annex 1 – Fabric Visual Guidelines

Permissible uses of Fabric Assets include:

1. **Office app icons:** Many of the Office apps have new icons, and the rest will be updating over time. These new icons should replace any old ones, as soon as they become available. Since these new icons have multiple colors, we're also including monochromatic versions of them in positive and negative form (see below). Office app icons may be used as follows:
 - a. The full-color, positive version of the app icon on a background with sufficient contrast is always preferred, unless the context is using other, monochromatic, monoline, or reversed out icons, in which case you should use the monochromatic version in positive or negative form, to match the context.
 - b. The icons should be used primarily to link to or launch an app experience.

- c. In instances where there is a lineup of products that are indicated with logos or icons, but they are not clickable, the icons may be used, with the full product name labeled in body copy below or alongside it, as in the example below.
 - d. When you want to present an Office Application as a logo, in a lineup of other logos to demonstrate your integration with various products, you should simply write the full product name in Segoe Semibold in its primary app color. For example: Microsoft SharePoint
2. In product experiences where file type icons are used to represent and/or launch Office files or Office app icons are used to launch Office apps. Full-color, positive Monochromatic, positive Monochromatic, negative

Non-permissible uses of Fabric Assets include:

1. Using Fabric Assets in any way that is contrary to the Microsoft Trademark and Brand Guidelines as amended from time to time
2. Using the Fabric Assets as branded elements in your marketing communications, i.e. in the name of your business, product, service, app, domain name, social media account, or other offering
3. Using the Fabric assets to represent your offerings and experiences - even those that are integrated with Microsoft products and services
4. Using outdated Microsoft trademarks, brands, icons, symbols or any other business indicators other than the Fabric Assets
5. Using Microsoft trademarks, brands, icons, symbols or any other business indicators licensed under this agreement more prominently than your product or service name
6. Using the Fabric Assets on or in relation to items of merchandise, whether sold or distributed at no cost (e.g. t-shirts, travel mugs, etc.)
7. Using the Fabric Assets in a way that implies affiliation with, or sponsorship, endorsement or approval by Microsoft, or in any way that would cause confusion about whether your Application is a Microsoft product or service
8. Altering, animating, or distorting the Fabric Assets or combining them with any other symbols, words, images or designs, or incorporating them into a tagline or slogan
9. As logos – defined as the icon with the name locked up horizontally with it in the same color font or the name or icon in a branded or decorative position (i.e. a corner).
10. In a sentence
11. In any way that is not covered in this document

Mozilla License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* 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.

* Neither the names of the Mozilla Foundation nor the names of project 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 HOLDER 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.

webpack@5.58.1 Public Licenses and Copyright Notices

MIT

Copyright JS Foundation and other contributors

[Public Licenses and Copyright Notices](#)

@types/eslint-scope@3.7.1

MIT

[MIT License](#)

Copyright (c) Microsoft Corporation.

@types/eslint@7.28.1

MIT

[MIT License](#)

Copyright (c) Microsoft Corporation.

@types/estree@0.0.50

MIT

[MIT License](#)

Copyright (c) Microsoft Corporation.

@types/json-schema@7.0.9

MIT

[MIT License](#)

Copyright (c) Microsoft Corporation.

@types/node@16.10.3

MIT

[MIT License](#)

Copyright (c) Microsoft Corporation.

@webassemblyjs/ast@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/floating-point-hex-parser@1.11.1

MIT

[MIT License](#)

Copyright (c) 2017 Mauro Bringolf

@webassemblyjs/helper-api-error@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/helper-buffer@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/helper-numbers@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/helper-wasm-bytecode@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/helper-wasm-section@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/ieee754@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/leb128@1.11.1

Apache-2.0 Copyright 2012 The Obvious Corporation. <http://obvious.com/> 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>

[Apache License Version 2.0](#)

@webassemblyjs/utf8@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/wasm-edit@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/wasm-gen@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/wasm-opt@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/wasm-parser@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@webassemblyjs/wast-printer@1.11.1

MIT

[MIT License](#)

Copyright (c) 2018 Sven Sauleau sven@sauleau.com

@xtuc/ieee754@1.2.0

Copyright (c) 2008, Fair Oaks Labs, Inc.
[BSD-3-Clause](#)

@xtuc/long@4.2.2

Apache-2.0 Apache License Version 2.0, January 2004 <http://www.apache.org/licenses/>
[Apache License Version 2.0](#)

acorn-import-assertions@1.8.0

MIT

This plugin is released under an MIT License

acorn@8.5.0

MIT

[MIT License](#)

ajv-keywords@3.5.2

MIT

[MIT License](#)

Copyright (c) 2016 Evgeny Poberezkin

ajv@6.12.6

MIT

[MIT License](#)

Copyright (c) 2015-2017 Evgeny Poberezkin

browserslist@4.17.3

MIT

[MIT License](#)

buffer-from@1.1.2

MIT

[MIT License](#)

caniuse-lite@1.0.30001265

CC-BY-4.0

Attribution 4.0 International

License [Creative Common License Text](#)

chrome-trace-event@1.0.3

MIT

[MIT License](#)

Copyright (c) 2015 Joyent Inc. All rights reserved.

commander@2.20.3

MIT

[MIT License](#)

Copyright (c) 2011 TJ Holowaychuk tj@vision-media.ca

electron-to-chromium@1.3.863

ISC

[MIT License](#)

Copyright 2018 Kilian Valkhof

enhanced-resolve@5.8.3

MIT

[MIT License](#)

Copyright JS Foundation and other contributors

es-module-lexer@0.9.3

MIT

[MIT License](#)

Copyright (C) 2018-2021 Guy Bedford

escalade@3.1.1

MIT

[MIT License](#)

Copyright (c) Luke Edwards luke.edwards05@gmail.com (lukeed.com)

eslint-scope@5.1.1

[BSD-2-Clause](#)

Copyright JS Foundation and other contributors, <https://js.foundation> Copyright (C) 2012-2013 Yusuke Suzuki (twitter: [@Constellation](https://twitter.com/Constellation)) and other contributors.

esrecurse@4.3.0

[BSD-2-Clause](#)

Copyright (C) 2014 [Yusuke Suzuki](<https://github.com/Constellation>) (twitter: [@Constellation](https://twitter.com/Constellation))(<https://twitter.com/Constellation>) and other contributors.

estraverse@4.3.0

[BSD-2-Clause](#)

estraverse@5.2.0

[BSD-2-Clause](#)

events@3.3.0

MIT

[MIT License](#)

Copyright Joyent, Inc. and other Node contributors.

fast-deep-equal@3.1.3

MIT

[MIT License](#)

Copyright (c) 2017 Evgeny Poberezkin

fast-json-stable-stringify@2.1.0

MIT

[MIT License](#)

Copyright (c) 2017 Evgeny Poberezkin

Copyright (c) 2013 James Halliday

glob-to-regexp@0.4.1

[BSD-2-Clause](#)

Copyright (c) 2013, Nick Fitzgerald

graceful-fs@4.2.8

ISC

[MIT License](#)

Copyright (c) Isaac Z. Schlueter, Ben Noordhuis, and Contributors

has-flag@4.0.0

MIT

The MIT License

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (sindresorhus.com)

jest-worker@27.2.5

MIT

[MIT License](#)

Copyright (c) Facebook, Inc. and its affiliates.

json-parse-better-errors@1.0.2

MIT

[MIT License](#)

json-schema-traverse@0.4.1

MIT

[MIT License](#)

loader-runner@4.2.0

MIT

[MIT License](#)

merge-stream@2.0.0

MIT

[MIT License](#)

mime-db@1.50.0

MIT

[MIT License](#)

mime-types@2.1.33

MIT

[MIT License](#)

Copyright (c) 2014 Jonathan Ong me@jongleberry.com

Copyright (c) 2015 Douglas Christopher Wilson doug@somethingdoug.com

neo-async@2.6.2

MIT

[MIT License](#)

Copyright (c) 2014-2018 Suguru Motegi

Based on Async.js, Copyright Caolan McMahon

node-releases@1.1.77

MIT

The MIT License

Copyright (c) 2017 Sergey Rubanov (<https://github.com/chicoxyzyy>)

p-limit@3.1.0

MIT

[MIT License](#)

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (<https://sindresorhus.com>)

picocolors@0.2.1

ISC

[MIT License](#)

Copyright (c) 2021 Alexey Raspopov, Kostiantyn Denysov, Anton Verinov

punycode@2.1.1

MIT

[MIT License](#)

Copyright Mathias Bynens <https://mathiasbynens.be/>

randombytes@2.1.0

MIT

[MIT License](#)

Copyright (c) 2017 crypto-browserify

safe-buffer@5.2.1

MIT

[MIT License](#)

Copyright (c) Feross Aboukhadijeh

schema-utils@3.1.1

MIT

[MIT License](#)

serialize-javascript@6.0.0

[BSD-3-Clause](#)

Copyright 2014 Yahoo! Inc.

All rights reserved.

source-map-support@0.5.20

MIT

[MIT License](#)

Copyright (c) 2014 Evan Wallace

source-map@0.6.1

[BSD-3-Clause](#)

Copyright (c) 2009-2011, Mozilla Foundation and contributors

source-map@0.7.3

[BSD-3-Clause](#)

Copyright (c) 2009-2011, Mozilla Foundation and contributors

supports-color@8.1.1

MIT

[MIT License](#)

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (<https://sindresorhus.com>)

tapable@2.2.1

MIT

[MIT License](#)

terser-webpack-plugin@5.2.4

MIT

[MIT License](#)

Copyright JS Foundation and other contributors

terser@5.9.0

[BSD-2-Clause](#)

Terser is released under the BSD license:
Copyright 2012-2018 (c) Mihai Bazon mihai.bazon@gmail.com

uri-js@4.4.1

[BSD-2-Clause](#)

Copyright 2011 Gary Court. All rights reserved.

watchpack@2.2.0

MIT

[MIT License](#)

Copyright JS Foundation and other contributors

webpack-sources@3.2.1

MIT

[MIT License](#)

Copyright (c) 2017 JS Foundation and other contributors

yocto-queue@0.1.0

MIT

[MIT License](#)

Copyright (c) Sindre Sorhus sindresorhus@gmail.com (<https://sindresorhus.com>)

webpack-cli Public Licenses and Copyright Notices

webpack-cli@4.9.0

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

@discoveryjs/json-ext@0.5.5

MIT

MIT License

[Copyright and Permission Notice](#)

@types/eslint-scope@3.7.1

MIT

MIT License

Copyright (c) Microsoft Corporation.

[Copyright and Permission Notice](#)

@types/eslint@7.28.1

MIT

MIT License

Copyright (c) Microsoft Corporation.

[Copyright and Permission Notice](#)

@types/estree@0.0.50

MIT

MIT License

Copyright (c) Microsoft Corporation.

[Copyright and Permission Notice](#)

@types/json-schema@7.0.9

MIT

MIT License

Copyright (c) Microsoft Corporation.

[Copyright and Permission Notice](#)

@types/node@16.10.3

MIT

MIT License

Copyright (c) Microsoft Corporation.

[Copyright and Permission Notice](#)

@webassemblyjs/ast@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/floating-point-hex-parser@1.11.1

MIT

MIT License

Copyright (c) 2017 Mauro Bringolf

[Copyright and Permission Notice](#)

@webassemblyjs/helper-api-error@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/helper-buffer@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/helper-numbers@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/helper-wasm-bytecode@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/helper-wasm-section@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/ieee754@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/leb128@1.11.1

Apache-2.0

Copyright 2012 The Obvious Corporation.

<http://obvious.com/>

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.

[Apache License Version 2.0](#)

@webassemblyjs/utf8@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/wasm-edit@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/wasm-gen@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/wasm-opt@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/wasm-parser@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webassemblyjs/wast-printer@1.11.1

MIT

MIT License

Copyright (c) 2018 Sven Sauleau <svn@sauleau.com>

[Copyright and Permission Notice](#)

@webpack-cli/configtest@1.1.0

MIT

@webpack-cli/info@1.4.0

MIT

@webpack-cli/serve@1.6.0

MIT

@xtuc/ieee754@1.2.0

Copyright (c) 2008, Fair Oaks Labs, Inc.

All rights reserved.

BSD-3-Clause

[BSD-3 Clause Text](#)

@xtuc/long@4.2.2

Apache-2.0

Apache License Version 2.0, January 2004 <http://www.apache.org/licenses/>

[Apache License Version 2.0](#)

acorn-import-assertions@1.8.0

MIT

License

This plugin is released under an MIT License.

acorn@8.5.0

MIT

MIT License

Copyright (C) 2012-2020 by various contributors (see AUTHORS)

[Copyright and Permission Notice](#)

ajv-keywords@3.5.2

MIT

The MIT License (MIT)

Copyright (c) 2016 Evgeny Poberezkin

[Copyright and Permission Notice](#)

ajv@6.12.6

MIT

The MIT License (MIT)

Copyright (c) 2015-2017 Evgeny Poberezkin

[Copyright and Permission Notice](#)

browserslist@4.17.3

MIT

The MIT License (MIT)

Copyright 2014 Andrey Sitnik <andrey@sitnik.ru> and other contributors

[Copyright and Permission Notice](#)

buffer-from@1.1.2

MIT

MIT License

Copyright (c) 2016, 2018 Linus Unneback

[Copyright and Permission Notice](#)

caniuse-lite@1.0.30001265

CC-BY-4.0

Attribution 4.0 International

[Creative Common License Text](#)

chrome-trace-event@1.0.3

MIT

Copyright (c) 2015 Joyent Inc. All rights reserved.

[Copyright and Permission Notice](#)

clone-deep@4.0.1

MIT

The MIT License (MIT)

Copyright (c) 2014-2018, Jon Schlinkert.

[Copyright and Permission Notice](#)

colorette@2.0.16

MIT

Copyright © Jorge Bucaran <https://jorgebucaran.com>

[Copyright and Permission Notice](#)

commander@2.20.3

MIT

The MIT License

Copyright (c) 2011 TJ Holowaychuk <tj@vision-media.ca>

[Copyright and Permission Notice](#)

commander@7.2.0

MIT

(The MIT License)

Copyright (c) 2011 TJ Holowaychuk <tj@vision-media.ca>

[Copyright and Permission Notice](#)

cross-spawn@7.0.3

MIT

The MIT License (MIT)

Copyright (c) 2018 Made With MOXY Lda <hello@moxy.studio>

[Copyright and Permission Notice](#)

electron-to-chromium@1.3.862

ISC

Copyright 2018 Kilian Valkhof

[ISC License \(ISC\)](#)

enhanced-resolve@5.8.3

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

envinfo@7.8.1

MIT

MIT License

Copyright (c) 2018 Trevor Brindle

[Copyright and Permission Notice](#)

es-module-lexer@0.9.3

MIT

MIT License

Copyright (C) 2018-2021 Guy Bedford

[Copyright and Permission Notice](#)

escalade@3.1.1

MIT

MIT License

Copyright (c) Luke Edwards <luke.edwards05@gmail.com> (lukeed.com)

[Copyright and Permission Notice](#)

eslint-scope@5.1.1

BSD-2-Clause

Copyright JS Foundation and other contributors, <https://js.foundation>

Copyright (C) 2012-2013 Yusuke Suzuki (twitter: @Constellation) and other contributors.

[BSD-2 Clause Text](#)

esrecurse@4.3.0

BSD-2-Clause

Copyright (C) 2014 [Yusuke Suzuki](https://github.com/Constellation)
(twitter: [@Constellation](https://twitter.com/Constellation)) and other contributors.

[BSD-2 Clause Text](#)

estraverse@4.3.0

BSD-2-Clause

[BSD-2 Clause Text](#)

estraverse@5.2.0

BSD-2-Clause

[BSD-2 Clause Text](#)

events@3.3.0

MIT

Copyright Joyent, Inc. and other Node contributors.

[Copyright and Permission Notice](#)

execa@5.1.1

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (https://sindresorhus.com)

[Copyright and Permission Notice](#)

fast-deep-equal@3.1.3

MIT

MIT License

Copyright (c) 2017 Evgeny Poberezkin

[Copyright and Permission Notice](#)

fast-json-stable-stringify@2.1.0

MIT

This software is released under the MIT license:

Copyright (c) 2017 Evgeny Poberezkin

Copyright (c) 2013 James Halliday

[Copyright and Permission Notice](#)

fastest-levenshtein@1.0.12

MIT

MIT License

Copyright (c) 2020 Kasper Unn Weihe

[Copyright and Permission Notice](#)

find-up@4.1.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

function-bind@1.1.1

MIT

Copyright (c) 2013 Raynos.

[Copyright and Permission Notice](#)

get-stream@6.0.1

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)

glob-to-regexp@0.4.1

BSD-2-Clause

Copyright (c) 2013, Nick Fitzgerald All rights reserved.

[BSD-2 Clause Text](#)

graceful-fs@4.2.8

ISC

The ISC License

Copyright (c) Isaac Z. Schlueter, Ben Noordhuis, and Contributors

[ISC License \(ISC\)](#)

has-flag@4.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

has@1.0.3

MIT

Copyright (c) 2013 Thiago de Arruda

[Copyright and Permission Notice](#)

human-signals@2.1.0

Apache-2.0

Apache License Version 2.0, January 2004 <http://www.apache.org/licenses/>

[Apache License Version 2.0](#)

import-local@3.0.3

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

interpret@2.2.0

MIT

Copyright (c) 2014-2018 Tyler Kellen <tyler@sleekcode.net>, Blaine Bublitz <blaine.bublitz@gmail.com>, and Eric Schoffstall <yo@contra.io>

[Copyright and Permission Notice](#)

is-core-module@2.7.0

MIT

The MIT License (MIT)

Copyright (c) 2014 Dave Justice

[Copyright and Permission Notice](#)

is-plain-object@2.0.4

MIT

The MIT License (MIT)

Copyright (c) 2014-2017, Jon Schlinkert.

[Copyright and Permission Notice](#)

is-stream@2.0.1

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)

isexe@2.0.0

ISC

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

[ISC License \(ISC\)](#)

isobject@3.0.1

MIT

The MIT License (MIT)

Copyright (c) 2014-2017, Jon Schlinkert.

[Copyright and Permission Notice](#)

jest-worker@27.2.5

MIT

MIT License

Copyright (c) Facebook, Inc. and its affiliates.

[Copyright and Permission Notice](#)

json-parse-better-errors@1.0.2

MIT

Copyright 2017 Kat Marchán

[Copyright and Permission Notice](#)

json-schema-traverse@0.4.1

MIT

MIT License

Copyright (c) 2017 Evgeny Poberezkin

[Copyright and Permission Notice](#)

kind-of@6.0.3

MIT

The MIT License (MIT)

Copyright (c) 2014-2017, Jon Schlinkert.

[Copyright and Permission Notice](#)

loader-runner@4.2.0

MIT

The MIT License

Copyright (c) Tobias Koppers @sokra

[Copyright and Permission Notice](#)

locate-path@5.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

merge-stream@2.0.0

MIT

The MIT License (MIT)

[Copyright and Permission Notice](#)

mime-db@1.50.0

MIT

The MIT License (MIT)

Copyright (c) 2014 Jonathan Ong me@jongleberry.com

[Copyright and Permission Notice](#)

mime-types@2.1.33

MIT

(The MIT License)

Copyright (c) 2014 Jonathan Ong <me@jongleberry.com>

Copyright (c) 2015 Douglas Christopher Wilson <doug@somethingdoug.com>

[Copyright and Permission Notice](#)

mimic-fn@2.1.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

neo-async@2.6.2

MIT

MIT License

Copyright (c) 2014-2018 Suguru Motegi

Based on Async.js, Copyright Caolan McMahon

[Copyright and Permission Notice](#)

node-releases@1.1.77

MIT

The MIT License

Copyright (c) 2017 Sergey Rubanov (<https://github.com/chicoxyzyzy>)

[Copyright and Permission Notice](#)

npm-run-path@4.0.1

MIT

MIT License

Copyright Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

onetime@5.1.2

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)

p-limit@2.3.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

p-limit@3.1.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)

p-locate@4.1.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

p-try@2.2.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

path-exists@4.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

path-key@3.1.1

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

path-parse@1.0.7

MIT

The MIT License (MIT)

Copyright (c) 2015 Javier Blanco

[Copyright and Permission Notice](#)

picocolors@0.2.1

ISC

ISC License

Copyright (c) 2021 Alexey Raspopov, Kostiantyn Denysov, Anton Verinov

[ISC License \(ISC\)](#)

pkg-dir@4.2.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

punycode@2.1.1

MIT

Copyright (c) Mathias Bynens <<https://mathiasbynens.be/>>

[Copyright and Permission Notice](#)

randombytes@2.1.0

MIT

MIT License

Copyright (c) 2017 crypto-browserify

[Copyright and Permission Notice](#)

rechoir@0.7.1

MIT

The MIT License (MIT)

Copyright (c) 2014-2019 Tyler Kellen <tyler@sleekcode.net>, Blaine Bublitz <blaine.bublitz@gmail.com>, and Eric Schoffstall <yo@contra.io>

[Copyright and Permission Notice](#)

resolve-cwd@3.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

resolve-from@5.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

resolve@1.20.0

MIT

MIT License

Copyright (c) 2012 James Halliday

[Copyright and Permission Notice](#)

safe-buffer@5.2.1

MIT

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

[Copyright and Permission Notice](#)

schema-utils@3.1.1

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

serialize-javascript@6.0.0

Copyright 2014 Yahoo! Inc. All rights reserved.

BSD-3-Clause

[BSD-3 Clause Text](#)

shallow-clone@3.0.1

MIT

The MIT License (MIT)

Copyright (c) 2015-present, Jon Schlinkert.

[Copyright and Permission Notice](#)

shebang-command@2.0.0

MIT

MIT License

Copyright (c) Kevin Mårtensson <kevinmartensson@gmail.com> (github.com/kevva)

[Copyright and Permission Notice](#)

shebang-regex@3.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

signal-exit@3.0.5

ISC

The ISC License

Copyright (c) 2015, Contributors

[ISC License \(ISC\)](#)

source-map-support@0.5.20

MIT

The MIT License (MIT)

Copyright (c) 2014 Evan Wallace

[Copyright and Permission Notice](#)

source-map@0.6.1

Copyright (c) 2009-2011, Mozilla Foundation and contributors All rights reserved.

BSD-3-Clause

[BSD-3 Clause Text](#)

source-map@0.7.3

BSD-3-Clause

Copyright (c) 2009-2011, Mozilla Foundation and contributors

[BSD-3 Clause Text](#)

strip-final-newline@2.0.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

[Copyright and Permission Notice](#)

supports-color@8.1.1

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)

tapable@2.2.1

MIT

The MIT License

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

terser-webpack-plugin@5.2.4

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

terser@5.9.0

Copyright 2012-2018 (c) Mihai Bazon <mihai.bazon@gmail.com>

Terser is released under the BSD license:

BSD-2-Clause

[BSD-2 Clause Text](#)

uri-js@4.4.1

Copyright 2011 Gary Court. All rights reserved.

BSD-2-Clause

[BSD-2 Clause Text](#)

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Gary Court.

v8-compile-cache@2.3.0

MIT

The MIT License (MIT)

Copyright (c) 2019 Andres Suarez

[Copyright and Permission Notice](#)

watchpack@2.2.0

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

webpack-merge@5.8.0

MIT

Copyright (c) 2015 Juho Vepsalainen

[Copyright and Permission Notice](#)

webpack-sources@3.2.1

MIT

MIT License

Copyright (c) 2017 JS Foundation and other contributors

[Copyright and Permission Notice](#)

webpack@5.58.1

MIT

Copyright JS Foundation and other contributors

[Copyright and Permission Notice](#)

which@2.0.2

ISC

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

[ISC License \(ISC\)](#)

wildcard@2.0.0

MIT License

Copyright (c) 2017 Damon Oehlman <damon.oehlman@gmail.com>

[Copyright and Permission Notice](#)

yocto-queue@0.1.0

MIT

MIT License

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)

[Copyright and Permission Notice](#)