

(Please scroll down for [German version](#))

OpenStage WL3 V1 R1 and OpenStage WL3 Plus V1 R1

Copyright Unify Software and Solutions GmbH & Co. KG 2015.
All rights reserved.

The program OpenStage WL3 Plus V1 R1 is the property of Unify Software and Solutions GmbH & Co. KG and protected by national and international copyrights.

IMPORTANT - please read carefully:

Read the terms and conditions of this end user license agreement/ end user license terms carefully. You obtain no rights other than those granted to You under this agreement. You will be asked to agree or disagree to these license terms.

If You do not agree, the software will not be installed.

END USER LICENSE TERMS OpenStage WL3 V1 R1 and OpenStage WL3 Plus V1 R1

I LICENSING OF SOFTWARE

I.1 The Software is not sold, but licensed to You in machine-readable form only. You are only authorized to use the Software if you have concluded a separate Software-Licensing-Contract ("Contract") with Unify, a Unify Local Company or an authorized dealer.

I.2 A claim to be handed the source code is excluded.

I.3 Unify and/or its licensors retain all rights and title to the intellectual property of the licensed Software including, but not limited to, all ideas, designs, concepts, object and source code, and functionalities pertaining thereto. The Software is protected by both copyright laws as well as international copyright treaties as well as by other laws and agreements that cover intellectual ownership. Usage of the Software is only permitted under these End User License Terms.

I.4 If freeware and/or Open Source Software (OSS) is embedded or used together with this software and if this freeware and/or OSS is delivered with the Unify software, You will find the necessary information about the used freeware and/or OSS including the respective freeware/OSS-License Terms in chapter "[Open Source Software](#)".

II DEFINITIONS

II.1 Software includes the entire contents of the files and data media supplied with this "Contract". These include, among other things computer information and programs from Unify or third parties in object code and associated written explanatory material (documentation).

II.2 In addition, the term Software includes Updates, Upgrades, modified versions, supplements and copies of the Software licensed to You.

II.3 An Update is Software with the focus on bug fixing and if necessary, minor, functional supplements (e.g. additional drivers).

II.4 An Upgrade is a new version / functional expansion, if necessary with bug fixes for old versions, the licensing of which requires a valid license for a defined prior release.

II.5 Client Access License or CAL shall mean a software license for authorizing a Client to use the corresponding Server Software.

II.6 A Client employs the services of a server within a network. Depending on the type of functionalities which the Server Software provides, Clients may be, for example, users, agents, equipment, identities or communication channels, etc. The type of Clients and number of CALs are agreed to in the Contract.

II.7 A Single User Software is a program for installation on a single computer which is not a Server, such as a desktop personal computer, notebook, etc.

II.8 A Server Software is a program which is installed on a Server (host) and which Clients access to use the functionalities of the software product.

II.9 A Server is a physical hardware system capable of running Server Software. A hardware partition or a blade is considered to be a separate hardware system.

III RIGHTS OF USE

III.1 In return for payment as agreed to in the Contract, Unify grants You a non-exclusive, non-transferable, worldwide and limited right to use the software product for internal purposes. The right to use is limited to the agreed period of time, in the absence of such an agreement, the right to use shall be unlimited in time.

III.2 For Single User Software, You may install one copy of the respective software product on a single computer. In addition, You may install a copy of the respective Software on a file server in your own internal network solely to facilitate its distribution to other computers in your internal network up to an agreed number and to install it on them, provided that the specific software product supports such an installation routine. Any other use of Single User Software in a network is prohibited.

III.3 For Server Software, You may install a copy of the respective software product on a single Server, provided that the maximum permissible number of processors per server is not exceeded when using multi-processor servers.

III.4 A Client Access License for the corresponding Server Software is required for every Client that accesses the Server.

III.5 You may not decompile or disassemble the Software, remove any program parts, undertake reverse engineering or otherwise try to derive the source code, except as provided by mandatory law and except to the extent that Unify is legally required to permit such specific activity pursuant to any applicable open source license

III.6 You shall for an unlimited time period keep the Software including copies and documentation confidential. This obligation also applies to the Software in revised, expanded or altered versions.

III.7 You may not lease, lend, sell, sublicense the rights to the Software, transfer, give or assign it to third parties for use, copy the Software or permit copying of the Software either in part or whole, except in the cases expressly permitted here.

III.8 You shall not make the Software accessible to third parties without prior written consent from Unify. Insofar as Unify, at its sole discretion, consents to passing on, this is on condition that - the third party agrees in writing to the obligations under Clauses I – III, and You transfer the serial number(s), Software and other Software or hardware supplied or packed with the Software or preinstalled on it, including all copies, Updates and earlier versions to this natural person or legal entity,

- You do not retain any copies, including backups and other copies stored on a computer, and the recipient accepts the provisions of this contract and other provisions in accordance with which You have legally acquired the Software license,
- You notify Unify of the name and address of the recipient of the Software, so that Unify can prepare new activation codes on recipient's request.

III.9 You may backup data in accordance with the standards of technology and make the necessary backup copies of the Software.

III.10 You shall not remove alphanumeric identification characters, trademarks and copyright notices. With regard to authorized copying, You shall copy it unaltered, give all the copies a consecutive number from which all the Software serial numbers are also to be inferred and record the whereabouts of all copies which Unify may examine on request. Mandatory copyright provisions shall be unaffected.

III.11 Every supplementary program code (e.g. patch) which is made available to You as part of a service or under warranty shall be subject to the conditions of these End User License Terms, unless otherwise agreed to individually.

III.12 Upon delivery and installation of Upgrade or migration versions of Software, You shall have no further rights with regard to the replaced version. Existing copies shall either be destroyed by You with evidence provided or returned to Unify.

III.13 Provided that the Software requires activation, You shall activate the Software within 30 days of its initial installation, only then is the installation complete. The necessary information for this must be entered by You in the manner described in the installation sequence of the Software. After alterations have been made to the hardware, it may be necessary to reactivate the Software. If activation does not take place within 30 days of initial installation, the Software may be disabled for further use upon expiry of this deadline. By entering a valid activation code which can be requested from Unify at any time upon proof of authorization, however, You have the option of activating the Software again.

IV LIMITED WARRANTY / LIABILITY OF Unify

IV.1 Unify makes no guarantee that the software functions satisfy Your demands, that software products interoperate as selected by You, that these will operate without interruption and without faults or that all software errors can be rectified.

IV.2 Warranty Claims and/or any other claims regardless of the legal ground, against Unify, a Unify Local Company, its vicarious agents or subcontractors are excluded. You are entitled only to those claims, which are agreed to in Your separate Software-Licensing-Contract (see above I.1) with Unify, a Unify Local Company or an authorized Dealer.

V DATA PROTECTION

Where personal data will be stored or otherwise processed, Unify will take note of directions from You and take the necessary technical and organizational action to secure the data against misuse. These obligations remain in force even after the contract has ended.

VI EXPORT APPROVALS, GOVERNING LAW, PLACE OF JURISDICTION, LANGUAGE

VI.1 The export of the software and documents can – as a result of their nature or their intended purpose for example – be subject to approval.

VI.2 You shall comply absolutely with the export rules, relevant for products, of the EU or the EU-member states as well as the USA.

VI.3 These End User License Terms are governed by German substantive law without reference to its conflicts of laws provisions. The United Nations Convention on Contracts for the International Sale of Goods (CISG) of April 11, 1980, shall not apply. The place of jurisdiction shall be Munich, Germany.

VI.4 If there are any discrepancies between this translation of the End User License Terms and the German original version, the German version shall apply.

OpenStage WL3 V1 R1 und OpenStage WL3 Plus V1 R1

Copyright Unify Software and Solutions GmbH & Co. KG 2015.
Alle Rechte vorbehalten.

Das Programm OpenStage WL3 Plus V1 R1 ist Eigentum der Unify Software and Solutions GmbH & Co. KG und weltweit urheberrechtlich geschützt.

WICHTIG - bitte sorgfältig lesen:

Lesen Sie die in diesem Endbenutzer-Lizenzvertrag /diesen Endbenutzer Lizenzbedingungen beschriebenen Rechte und Einschränkungen sorgfältig durch. Sie werden gebeten, die Bestimmungen dieses Lizenzvertrages zu prüfen und ihnen zuzustimmen oder sie abzulehnen. Diese Software wird auf Ihrem Computer nur installiert, wenn Sie den Bestimmungen dieses Lizenzvertrages zustimmen.

ENDNUTZER - LIZENZBEDINGUNGEN OpenStage WL3 V1 R1 und OpenStage WL3 Plus V1 R1

I SOFTWAREÜBERLASSUNG

I.1 Die Software wird nicht verkauft, sondern Ihnen lediglich in maschinenlesbarer Form zur Nutzung überlassen (Lizenz). Sie sind nur zur Nutzung der Software berechtigt, wenn Sie einen gesonderten Softwareüberlassungsvertrag ("Vertrag") mit Unify, einer Unify Landesgesellschaft (im Folgenden gemeinschaftlich Unify genannt) oder einem von Unify autorisierten Dritten abgeschlossen haben.

I.2 Ein Anspruch auf Herausgabe des Quellcodes ist ausgeschlossen.

I.3 Die Rechte am geistigen Eigentum der Software, hierzu zählen auch Ideen, Design, Konzepte Object Code und Quellcode, sowie diesbezügliche Funktionalitäten, stehen ausschließlich Unify und Ihren Lizenzgebern zu. Die Software ist sowohl durch Urheberrechtsgesetze als auch internationale Urheberrechtsverträge sowie durch andere Gesetze und Vereinbarungen über geistiges Eigentum geschützt. Die Verwendung der Software ist nur im Rahmen dieser Lizenzbestimmungen erlaubt.

I.4 Sofern in Verbindung mit dieser Software auch Freeware und/oder Open Source Software zur Anwendung kommt (z.B. in Form von Embedded Software), die von Unify mitgeliefert wird, finden Sie Informationen über die verwendete Freeware und/oder Open Source Software sowie deren

Lizenzbestimmungen im Kapitel ["Open Source Software"](#).

II DEFINITIONEN

II.1 Software umfasst den gesamten Inhalt der Dateien sowie Datenträger, die mit diesem Softwareprodukt geliefert werden. Dazu gehören unter anderem Computerinformationen und -programme von Unify oder Dritten im Object Code, dazugehöriges schriftliches Erläuterungsmaterial (Dokumentation).

II.2 Der Begriff Software umfasst weiterhin alle Updates, Upgrades, modifizierte Versionen, Ergänzungen sowie Kopien der von Ihnen durch Unify lizenzierten Software.

II.3 Ein Update ist die Aktualisierung einer bestehenden Version mit Fokus auf Fehlerbereinigung und gegebenenfalls unwesentliche funktionale Ergänzungen (z.B. zusätzliche Treiber).

II.4 Ein Upgrade ist eine neue Version / funktionale Erweiterung gegebenenfalls mit Fehlerbereinigung für alte Versionen, deren Lizenzierung eine gültige Lizenz einer definierten Vorgängerversion voraussetzt.

II.5 Client-Access-License oder CAL bezeichnet eine Lizenz, die einen Client zur Nutzung der korrespondierenden Server Software berechtigt.

II.6 Ein Client greift in einem Netzwerk auf einen Server zu. Je nach Art der Funktionalitäten, die die Server-Software bereitstellt, können Clients hierbei beispielsweise Benutzer, Agenten, Geräte, Identitäten oder Kommunikationskanäle etc. sein. Art und Anzahl der nutzungsberechtigten Clients sind im Vertrag vereinbart.

II.7 Einzelplatz-Software ist ein Programm, das zur Installation auf einem einzelnen Rechner, der kein Server ist, wie beispielsweise ein PC, Notebook etc, bestimmt ist.

II.8 Server-Software ist ein Programm, das auf einem Server-Computer (Host) installiert wird und auf die Clients zugreifen, um die Funktionalitäten der Software in Anspruch zu nehmen.

II.9 Ein Server ist ein technisches Hardware System, das in der Lage ist, Server Software auszuführen. Eine einzelne Partition oder ein Blade gilt in diesem Zusammenhang als separates Hardware System.

III NUTZUNGSRECHTE

III.1 Im Gegenzug für die im Vertrag vereinbarte Vergütung steht Ihnen das nicht ausschließliche, nicht- übertragbare, weltweit gültige Recht zu, die Ihnen überlassene Software für eigene Zwecke zu nutzen. Das Nutzungsrecht ist auf den im Vertrag vereinbarten Zeitraum beschränkt, in Ermangelung einer solchen Vereinbarung ist das Nutzungsrecht zeitlich unbefristet.

III.2 Für Einzelplatz-Software dürfen Sie eine Kopie des Softwareproduktes auf einen einzigen Computer installieren. Zusätzlich dürfen Sie eine Kopie des Softwareproduktes auf einem Dateiserver innerhalb Ihres internen Netzwerkes installieren, um die Software auf andere Computer Ihres internen Netzwerkes bis zur vereinbarten Anzahl herunterzuladen und auf ihnen installieren zu können, sofern die Einzelplatz-Software eine derartige Installationsroutine ermöglicht. Jede andere Verwendung der Einzelplatz-Software in einem Netzwerk ist unzulässig.

III.3 Für Server-Software, dürfen Sie eine Kopie der Software auf einen einzigen Server installieren, sofern bei Verwendung von Multi-Prozessor-Servern die im Vertrag vereinbarte maximale Anzahl an Prozessoren je Server nicht überschritten wird.

III.4 Für jeden Client, der auf einen Server zugreift, ist eine Client-Access-License für die

entsprechende Server-Software zu erwerben.

III.5 Sie dürfen die Software weder dekompileieren noch disassemblieren, keine Programmteile herauslösen, Reverse Engineering vornehmen oder anderweitig versuchen den Quellcode abzuleiten; ausgenommen in dem Maße, in dem Sie gemäß zwingendem Recht Reverse Engineering oder eine Dekompilierung vornehmen dürfen, weil Sie die Software dekompileieren müssen, um ihre volle Funktionsfähigkeit oder Interoperabilität mit anderen Computerprogrammen zu erreichen oder weil die Lizenzbedingungen von enthaltener/mitgelieferter Open Source Software Unify verpflichten, Ihnen diese Rechte für die jeweils betroffene Open Source Software einzuräumen.

III.6 Sie werden zeitlich unbegrenzt dafür sorgen, dass die Software einschließlich der Vervielfältigungen und Dokumentationen auch in bearbeiteten, erweiterten oder geänderten Fassungen ohne vorherige schriftliche Zustimmung von Unify Dritten nicht bekannt werden.

III.7 Sie dürfen weder die Software selbst noch die Rechte an der Software vermieten, verleihen, verkaufen, unterlizenzieren, Dritten zur Nutzung überlassen, abtreten oder übertragen, noch die Software kopieren oder das Kopieren der Software weder in Teilen noch als Ganzes genehmigen, ausgenommen in den hier ausdrücklich erlaubten Fällen.

III.8 Sie werden die Software ohne vorherige schriftliche Zustimmung von Unify Dritten nicht zugänglich machen. Ein Anspruch auf Erteilung der Zustimmung zur Weitergabe der Software an Dritte besteht nicht. Soweit Unify der Weitergabe zustimmt, steht diese unter der Bedingung, dass

- Sie dem Dritten die Einhaltung der Ziffern I – III auferlegen und die Seriennummer(n), die Software und sonstige Software oder Hardware, die mit der Software geliefert, verpackt oder auf dieser vorinstalliert ist, einschließlich aller Kopien, Updates und früherer Versionen an diese natürliche oder juristische Person übertragen,
- Sie keine Kopien, einschließlich Sicherungskopien und sonstiger Kopien, die auf einem Computer gespeichert sind, zurückbehalten und
- der Empfänger diese Lizenzbestimmungen sowie sonstige Bestimmungen akzeptiert, nach denen Sie die Softwarelizenz legal erworben hat,
- Sie Unify Namen und Anschrift des Empfängers mitteilen, damit Unify dem Empfänger auf Anfrage einen neuen Aktivierungs-Code erstellen kann.

III.9 Sie dürfen Datensicherung nach den Regeln der Technik betreiben und hierfür die notwendigen Sicherungskopien der Software erstellen.

III.10 Sie werden alphanumerische Kennungen, Markenzeichen und Urheberrechtsvermerke nicht entfernen. Bei erlaubter Vervielfältigung werden Sie sie unverändert mitvervielfältigten, alle Kopien mit einer fortlaufenden Nummer versehen, aus der auch die Softwareseriennummern zu entnehmen sind und über den Verbleib aller Kopien Aufzeichnungen führen, die Unify auf Wunsch einsehen kann.

Zwingende urheberrechtliche Bestimmungen bleiben unberührt.

III.11 Jeder ergänzende Programmcode (z. B. Patch), der Ihnen im Rahmen einer Serviceleistung oder Nacherfüllung zur Verfügung gestellt wird, wird als Bestandteil der jeweils überlassenen Software betrachtet und unterliegt diesen Lizenzbedingungen, sofern im Einzelfalle nichts Abweichendes vereinbart wurde

III.12 Mit Lieferung und Installation von Upgrade- oder Migrationsversionen einer Software erlöschen die Nutzungsrechte an den ersetzten Versionen. Vorhandene Kopien sind von Ihnen entweder gegen Nachweis zu vernichten oder an Unify zurückzugeben.

III.13 Sofern die Software eine Aktivierung verlangt, müssen Sie die Software innerhalb von 30 Tagen nach deren erstmaliger Installation aktivieren, erst dann ist die Installation abgeschlossen.

Hierfür sind die erforderlichen Informationen in der Art einzutragen, wie dies in der Installationssequenz der Software beschrieben ist. Nach Änderungen an der Hardware kann es erforderlich sein, die Software erneut zu aktivieren.

Erfolgt die Aktivierung nicht innerhalb von 30 Tagen nach erstmaliger Installation, kann die Software nach Ablauf dieser Frist für eine weitere Verwendung gesperrt werden. Durch Eingabe eines gültigen Aktivierungscodes, der jederzeit bei Unify gegen Nachweis der Berechtigung angefordert werden kann, haben Sie jedoch die Möglichkeit, die Software wieder freizuschalten.

IV GEWÄHRLEISTUNG / HAFTUNG VON Unify

IV.1 Unify übernimmt keine Gewähr dafür, dass die Softwarefunktionen Ihren Anforderungen genügen, dass Softwareprodukte in der Ihnen getroffenen Auswahl zusammenarbeiten, dass diese ununterbrochen und fehlerfrei laufen oder dass alle Softwarefehler beseitigt werden können.

IV.2 Gewährleistungsansprüche als auch sonstige Haftungs- und/oder Aufwendungsersatzansprüchen gegenüber Unify stehen Ihnen nur in dem Maße zu, wie sie in einem zwischen Ihnen und Unify abgeschlossenen Software-Überlassungsvertrages vereinbart sind. Sonstige Ansprüche, gleich aus welchem Rechtsgrund, gegenüber Unify sind ausgeschlossen.

V DATENSCHUTZ

Soweit personenbezogene Daten gespeichert oder sonst verarbeitet werden, wird Unify Weisungen von Ihnen beachten und die erforderlichen technischen und organisatorischen Maßnahmen zur Sicherung der Daten gegen Missbrauch treffen. Diese Pflichten bleiben auch nach Beendigung des Vertrages bestehen.

VI AUSFUHRGENEHMIGUNGEN, GELTENDES RECHT, GERICHTSSTAND

VI.1 Die Ausfuhr der Software und Unterlagen kann - z.B. aufgrund ihrer Art oder ihres Verwendungszweckes - der Genehmigungspflicht unterliegen.

VI.2 Sie verpflichten sich, bei eigenen Ausfuhren die für die Software einschlägigen Ausfuhrvorschriften der EU bzw. der EU-Mitgliedsstaaten sowie der USA unbedingt zu beachten.

VI.3 Soweit nichts anderes vereinbart ist, gilt deutsches materielles Recht unter Ausschluss des Übereinkommens der Vereinten Nationen über Verträge über den internationalen Warenkauf (CISG). Gerichtsstand ist München.

End User License Terms for OpenStage WL3 Plus V1 R1

OpenStage WL3 Plus V1 R1

is a property of

Unify Software and Solutions GmbH & Co. KG

(hereinafter referred to as "Unify").

OpenStage WL3 Plus V1 R1 is protected by the German copyright law, international copyrights, international treaties and all other laws applicable.

OpenStage WL3 Plus V1 R1 contains following other Unify products:

- OpenStage WL3 Phone Platform V1 R1

All these products are based (besides others) on

[Open Source Software](#)

In addition to the end user license terms of Unify the license terms of these companies apply and need to be fulfilled as well.

Open Source Software (OSS) used in the product

The product contains, among other things, OSS developed by third parties and licensed to you under OSS License Terms. The OSS is protected by copyright. Your rights to use the OSS beyond the mere execution of OpenStage WL3 V1 R1 and OpenStage WL3 Plus V1 R1 are governed by the relevant OSS License Terms.

Your compliance with the OSS License-Terms will entitle you to use the OSS as foreseen in the relevant OSS License Terms. In the event of conflicts between the terms of Unify's license and the OSS License Terms, the OSS License Terms shall prevail with respect to the OSS portions of the software provided by Unify.

A list of the OSS contained in this product and the corresponding OSS License Terms are available below.

The OSS portion of this product is licensed royalty-free (i.e., no fees are charged for exercising the licensed rights).

To the extent the OSS contained in this product is licensed under a license which requires Unify to make available the source code of such OSS (e.g. GPL V2, LGPL 2.1, MPL, etc.), the documentation or other material in relation to such OSS, the relevant material, e.g. the source code of the relevant OSS, may already have been delivered to you on the media on which you obtained the Unify product, or was delivered together with the Unify product.

However, in some cases, Unify does not by default provide a media unless it is specifically ordered. In these cases, you have the following options to obtain that source code from Unify:

- You may request that a physical media with copies of the relevant material is sent to you by postal mail. To order, please contact Unify at open-source@unify.com, give us your shipping address and specify the name and version of the Unify product for which you wish to obtain the source code of the OSS portion, or other OSS material. For the avoidance of doubt, this offer also covers the source code of the OSS portion, or other OSS material, that is used in later versions of the relevant Unify product and which Unify may release from time to time. Unify may require you to pay in advance for the cost of shipping and physically performing the source distribution. Please contact Unify at the email-address stated above to inquire about the payment methods we currently accept.

Warranty regarding further use of the Open Source Software:

Unify provides no warranty for the OSS contained in this device, if such programs are used in any manner other than executing the OSS as intended by Unify. The licenses listed below define the warranty, if any, from the authors or licensors of the OSS. Unify specifically disclaims any warranties for defects caused by altering any OSS program or the product's configuration. You have no warranty claims against Unify in the event that the OSS infringes the intellectual property rights of a third party. Technical support, if any, will only be provided for unmodified software.

Open Source Software Used

Unify Product	Open Source Software Component	License
OpenStage WL3 Phone Platform V1 R1	OpenSSL 0.9.8g	OpenSSL license , SSLeay License
	MD5 Message-Digest Algorithm 1.91	RSA's MD5 disclaimer
	wpa_supplicant 0.7.3	wpa_supplicant 0.7.3 BSD with copyright notice
	AES (Brian Gladman) 2006-11-22	Brian Gladman License
	XySSL 0.6	XySSL License and Copyright , GNU Lesser General Public License V2.1

Open Source Software Licenses

OpenSSL license

<http://www.openssl.org/source/license.html>

License

This is a copy of the current LICENSE file inside the CVS repository.

LICENSE ISSUES

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

OpenSSL License

Copyright (c) 1998-2007 The OpenSSL Project. All rights reserved.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgment: "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact openssl-core@openssl.org.

5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.

6. Redistributions of any form whatsoever must retain the following acknowledgment: "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

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

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

Original SSLey License

Copyright (C) 1995-1998 Eric Young (ey@cryptsoft.com) All rights reserved.

This package is an SSL implementation written by Eric Young (ey@cryptsoft.com). The implementation was written so as to conform with Netscapes SSL.

This library is free for commercial and non-commercial use as long as the following conditions are aheared to. The following conditions apply to all code found in this distribution, be it the RC4, RSA, lhash, DES, etc., code; not just the SSL code. The SSL documentation included with this distribution is covered by the same copyright terms except that the holder is Tim Hudson (tjh@cryptsoft.com).

Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed. If this package is used in a product, Eric Young should be given attribution as the author of the parts of the library used. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package.

Redistribution and use in source and binary forms, with or without modification, are permitted

provided that the following conditions are met: 1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer. 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution. 3. All advertising materials mentioning features or use of this software must display the following acknowledgement: "This product includes cryptographic software written by Eric Young (eay@cryptsoft.com)" The word 'cryptographic' can be left out if the routines from the library being used are not cryptographic related :-). 4. If you include any Windows specific code (or a derivative thereof) from the apps directory (application code) you must include an acknowledgement: "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

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

The licence and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution licence [including the GNU Public Licence.]

SSLey License

<http://www.openssl.org/source/license.html>

LICENSE ISSUES

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLey license apply to the toolkit.

See below for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact openssl-core@openssl.org.

OpenSSL License

/=====

Copyright (c) 1998-2011 The OpenSSL Project. All rights reserved.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgment: "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact openssl-core@openssl.org.

5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.

6. Redistributions of any form whatsoever must retain the following acknowledgment:
"This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

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

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

Original SSLeay License

Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
All rights reserved.

This package is an SSL implementation written by Eric Young (eay@cryptsoft.com).
The implementation was written so as to conform with Netscape's SSL.

This library is free for commercial and non-commercial use as long as the following conditions are adhered to. The following conditions apply to all code found in this distribution, be it the RC4, RSA, lhash, DES, etc., code; not just the SSL code. The SSL documentation included with this distribution is covered by the same copyright terms except that the holder is Tim Hudson (tjh@cryptsoft.com).

Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed. If this package is used in a product, Eric Young should be given attribution as the author of the parts of the library used.

This can be in the form of a textual message at program startup or in documentation (online or

textual) provided with the package.

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

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:
"This product includes cryptographic software written by Eric Young (eay@cryptsoft.com)"
The word 'cryptographic' can be left out if the routines from the library being used are not cryptographic related :-).
4. If you include any Windows specific code (or a derivative thereof) from the apps directory (application code) you must include an acknowledgement:
"This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

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

The licence and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution licence [including the GNU Public Licence.]

RSA's MD5 disclaimer

<http://userpages.umbc.edu/~mabzug1/cs/md5/md5.html>

RSA's MD5 disclaimer

Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

wpa_suplicant 0.7.3 BSD with copyright notice

<http://no.url.but.included.in.SW.distribution>

Copyright (c) 2003-2010, Jouni Malinen <j@w1.fi> and contributors
All Rights Reserved.

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

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name(s) of the above-listed copyright holder(s) nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

Brian Gladman License

http://gladman.plushost.co.uk/oldsite/cryptography_technology/rijndael/index.php

Copyright (c) 1998-2010, Brian Gladman, Worcester, UK. All rights reserved.

The redistribution and use of this software (with or without changes) is allowed without the payment of fees or royalties provided that:

source code distributions include the above copyright notice, this list of conditions and the following disclaimer;

binary distributions include the above copyright notice, this list of conditions and the following disclaimer in their documentation.

This software is provided 'as is' with no explicit or implied warranties in respect of its operation, including, but not limited to, correctness and fitness for purpose.

XySSL License and Copyright

<http://no.url.available>

Multi-precision integer library

Copyright (C) 2006 Christophe Devine

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License, version 2.1 as published by the Free Software Foundation.

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

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

GNU Lesser General Public License V2.1

<http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

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

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

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library

(independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this

License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy. This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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

the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable. It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on

the Library, and explaining where to find the accompanying uncombined form of the same work.

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

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

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

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
