



3rd-Party Software Report for splunk-add-on-for-servicenow

The following 3rd-party software packages may be used by or distributed with **splunk-add-on-for-servicenow** any information relevant to third-party vendors listed below are collected using common, reasonable means.

Date generated
11/27/25

Revision ID
efb914c069c46727da18ab6571bc17514299b82f

First Party licenses

Apache License 2.0

FileCount: 2

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha...

Apache License 2.0

FileCount: 3

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha...

Apache License 2.0

FileCount: 128

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

Apache License 2.0

FileCount: 37

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

Apache License 2.0

FileCount: n/a

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

MIT License

FileCount: 3

MIT License

Copyright (c) Microsoft Corporation.

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 fol...

MIT License

FileCount: 11

(The MIT License)

Copyright (c) 2011 - 2015 Dustin Diaz <dustin@dustindiaz.com>

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 foll...

BSD Zero Clause License

FileCount: 2

Copyright (C) 2006 by Rob Landley <rob@landley.net>

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 ...

@splunk/splunk-utils (2.3.4)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha...

ajv (6.12.6)

Declared License(s)

MIT

The MIT License (MIT)

Copyright (c) 2015-2017 Evgeny Poberezkin

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...

ajv-keywords (3.5.2)

Declared License(s)

MIT

The MIT License (MIT)

Copyright (c) 2016 Evgeny Poberezkin

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:

Th...

big.js (5.2.2)

Declared License(s)

MIT

The MIT Licence (Expat).
□

□

Copyright (c) 2018 Michael Mclaughlin
□

□

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 c...

certifi (2024.12.14)

Declared License(s)

MPL-2.0

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree: <https://hg.mozilla.org/mozilla-central/file/tip/security/nss/lib/ckfw/builtins/certdata.txt>

It contains the certificates in PEM format and therefore can be directly use...

charset-normalizer (3.4.4)

Declared License(s)

MIT

MIT License

Copyright (c) 2025 TAHRI Ahmed R.

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 copyr...

configparser (7.2.0)

Declared License(s)

MIT

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 ...

defusedxml (0.7.1)

Declared License(s)

PSF-2.0

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
 2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, t...
-

deprecation (2.1.0)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

emojis-list (3.0.0)

Declared License(s)

MIT

The MIT License (MIT)

Copyright © 2015 Kiko Beats

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 c...

fast-deep-equal (3.1.3)

Declared License(s)

MIT

MIT License

Copyright (c) 2017 Evgeny Poberezkin

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 co...

fast-json-stable-stringify (2.1.0)

Declared License(s)

MIT

This software is released under the MIT license:

Copyright (c) 2017 Evgeny Poberezkin
Copyright (c) 2013 James Halliday

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...

idna (3.11)

Declared License(s)

BSD-3-Clause

BSD 3-Clause License

Copyright (c) 2013-2025, Kim Davies 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 d...
-

json-schema-traverse (0.4.1)

Declared License(s)

MIT

MIT License

Copyright (c) 2017 Evgeny Poberezkin

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 co...

json5 (2.2.3)

Declared License(s)

MIT

MIT License

Copyright (c) 2012-2018 Aseem Kishore, and [others].

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 condition...

keycode (2.2.1)

Declared License(s)

MIT

The MIT License (MIT)

Copyright (c) 2014 Tim Oxley

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 ...

loader-utils (2.0.4)

Declared License(s)

MIT

Copyright JS Foundation and other contributors

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 copyr...

lodash (4.17.21)

Declared License(s)

MIT, CC0-1.0

Copyright (c) OpenJS Foundation and other contributors <<https://openjsf.org/>>
Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the followi...

Copyright OpenJS Foundation and other contributors <<https://openjsf.org/>>

Based on Underscore.js, copyright Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors <<http://underscorejs.org/>>

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

The following license applies to all parts of this software except as documented below:

====

Permission is he...

PySocks (1.7.1)

Declared License(s)

BSD-3-Clause

Copyright 2006 Dan-Haim. 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 materi...

Secondary License(s)

Apache-2.0

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specifi...

raw-loader (4.0.2)

Declared License(s)

MIT

Copyright JS Foundation and other contributors

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 copyr. . .

requests (2.32.5)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha. . .

solnlib (7.0.0)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

splunk-sdk (2.1.0)

Declared License(s)

Apache-2.0

Copyright 2011-2015 Splunk, Inc.

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...

splunk_add_on_ucc_framework (6.1.0)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

Secondary License(s)

zlib-acknowledgement, Zlib, W3C-20150513, Unicode-DFS-2016, PIL, Python-2.0, PSF-2.0, OFL-1.1, MPL-2.0, MIT, LGPL-3.0-or-later, LGPL-2.1-or-later, LGPL-2.1-only, ISC, GPL-2.0-or-later, GPL-2.0-only, flora-1.1, CNRI-Python, CC0-1.0, CC-BY-SA-4.0, CC-BY-4.0, 0BSD, bsd-simplified-darwin, BSD-2-Clause, BSD-3-Clause, bsd-2-clause-views, APAFML, blueoak-1.0.0

Copyright (c) 2002-2007 Charlie Poole

Copyright (c) 2002-2004 James W. Newkirk, Michael C. Two, Alexei A. Vorontsov

Copyright (c) 2000-2002 Philip A. Craig

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the fo...

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this...

[\$name_of_software: \$distribution_URI] Copyright (c) [\$date-of-software] World Wide Web Consortium, (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University, Beihang). All Rights Reserved. This work is distributed under the W3C® Software License [1] 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. [1] <http://www.w3.org/Consortium/L...>

See Terms of Use for definitions of Unicode Inc.'s Data Files and Software.

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>,

<http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>,

and <http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, <http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, <http://www.unicode.org/ivd/data/>, and <http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright © 1991-2016 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

(a) this copyright and permission notice appear with all copies of the Data Files or Software, or

(b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

By obtaining, using, and/or copying this software and/or its associated documentation, you agree that you have read, understood, and will comply with the following terms and conditions:

Permission to use, copy, modify, and distribute this software and its associated documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears in all copies, and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Secret Labs AB or the author not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

SECRET LABS AB AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL SECRET LABS AB OR THE AUTHOR BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER

TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF

USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6, beta 1 software in source or binary form and its associated documentation, as released at the www.python.org Internet site on August 4, 2000 ("Python 1.6b1").

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6b1 alone or in any derivative version, provided, however, that CNRI's License Agreement is retained in Python 1.6b1, alone or in any derivative version prepared by Licensee.

Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6, beta 1, is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1011. This Agreement may also be obtained from a proxy server on the Internet using the URL:<http://hdl.handle.net/1895.22/1011>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6b1 or any part thereof, and wants to make the derivative work available to the public as provided herein, then Licensee hereby agrees to indicate in any such work the nature of the modifications made to Python 1.6b1.

4. CNRI is making Python 1.6b1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6b1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING PYTHON 1.6b1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by and interpreted in all respects by the law of the State of Virginia, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark

sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6b1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any

third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting – in part or in whole – any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.

2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

TERMINATION

This license becomes null and void if any of the above conditions are not met.

DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

1. Definitions

1.1. "Contributor" means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version" means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution" means Covered Software of a particular Contributor.

1.4. "Covered Software" means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses" means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form" means any form of the work other than Source Code Form.

1.7. "Larger Work" means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License" means this document.

1.9. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications" means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License" means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form" means the form of the work preferred for making modifications.

1.14. "You" (or "Your") means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this

definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

(a) for any code that a Contributor has removed from Covered Software; or

(b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the

Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a)

provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Copyright (c) 2012 TJ Holowaychuk <tj@vision-media.ca>

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.

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

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

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than

an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

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 that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU 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 as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

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

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

Copyright (C) 2012 TJ Holowaychuk <tj@vision-media.ca>

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

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

Copyright (c) 2012 TJ Holowaychuk <tj@vision-media.ca>

Permission to use, copy, modify, and 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 ISC DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL ISC 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.

Copyright (C) 2012 TJ Holowaychuk <tj@vision-media.ca>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details. You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Copyright (C) 2012 TJ Holowaychuk <tj@vision-media.ca>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details. You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street,

Fifth Floor, Boston, MA 02110-1301 USA.

Flora License

Version 1.1, April, 2013

<http://floralicense.org/license>

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.

"Tizen Certified Platform" shall mean a software platform that complies with the standards set forth in the Tizen Compliance Specification and passes the Tizen Compliance Tests as defined from time to time by the Tizen Technical Steering Group and certified by the Tizen Association or its designated agent.

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 solely as incorporated into a Tizen Certified Platform, 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 solely as incorporated into a Tizen Certified Platform 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 pursuant to the copyright license above, in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

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

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 and your own copyright statement or terms and conditions do not conflict the conditions stated in this License including section 3.

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.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Flora License to your work

To apply the Flora License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Flora License, Version 1.1 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://floralicense.org/license>

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.

Change Log

* Version 1.1, April, 2013

The term "Compatibility Definition Document" has been changed to "Tizen Compliance Specification"

The term "Compatibility Test Suites" has been changed to "Tizen Compliance Tests"

Clarified 4.4 condition on Licensee's own copyright to derivative works or modifications

IMPORTANT: PLEASE READ THE FOLLOWING AGREEMENT CAREFULLY.
BY CLICKING ON "ACCEPT" WHERE INDICATED BELOW, OR BY COPYING, INSTALLING OR OTHERWISE USING PYTHON 1.6, beta 1 SOFTWARE, YOU ARE DEEMED TO HAVE AGREED TO THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT.

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6, beta 1 software in source or binary form and its associated documentation, as released at the www.python.org Internet site on August 4, 2000 ("Python 1.6b1").

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6b1 alone or in any derivative version, provided, however, that CNRI's License Agreement is retained in Python 1.6b1, alone or in any derivative version prepared by Licensee.

Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6, beta 1, is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1011. This Agreement may also be obtained from a proxy server on the Internet using the URL:<http://hdl.handle.net/1895.22/1011>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6b1 or any part thereof, and wants to make the derivative work available to the public as provided herein, then Licensee hereby agrees to indicate in any such work the nature of the modifications made to Python 1.6b1.

4. CNRI is making Python 1.6b1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6b1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING PYTHON 1.6b1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by and interpreted in all respects by the law of the State of Virginia, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6b1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

<<endOptional>>

CC0 1.0 Universal<<endOptional>>

Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent

owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);
- iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- v. rights protecting the extraction, dissemination, use and reuse of data in a Work;
- vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be

judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

4. Limitations and Disclaimers.

a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

Attribution-ShareAlike 4.0 International<<endOptional>>

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_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-ShareAlike 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-ShareAlike 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. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.

d. 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.

e. 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.

f. 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.

g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.

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

i. 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.

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

k. 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.

l. 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.

m. 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. Additional offer from the Licensor – Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.

C. 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.

b. ShareAlike. In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.

2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.

3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

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, including for purposes of Section 3(b); 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.

c. 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.

d. 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.

e. 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." 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.

Attribution 4.0 International<<endOptional>>

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.

c. 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.

d. 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.

e. 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." 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.

Copyright (C) 2006 by Rob Landley <rob@landley.net>

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 . . .

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

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 immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR 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 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.

Copyright (c) 2012 TJ Holowaychuk <tj@vision-media.ca>

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

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

THIS SOFTWARE IS PROVIDED BY THE 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.

Copyright (c) 2012 TJ Holowaychuk <tj@vision-media.ca> . 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 of the copyright holder 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 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.

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 AUTHOR 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 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 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 the FreeBSD Project.

Copyright (c) 1985, 1987, 1989, 1990, 1991, 1992, 1993, 1997 Adobe Systems Incorporated. All Rights Reserved.

This file and the 14 PostScript(R) AFM files it accompanies may be used, copied, and distributed for any purpose and without charge, with or without modification, provided that all copyright notices are retained; that the AFM files are not distributed without this file; that all modifications to this file or any of the AFM files are prominently noted in the modified file(s); and that this paragraph is not modified. Adobe Systems has no responsibility or obligation to support the use of the AFM files.

Blue Oak Model License

Version 1.0.0

Purpose

This license gives everyone as much permission to work with this software as possible, while protecting contributors from liability.

Acceptance

In order to receive this license, you must agree to its rules. The rules of this license are both obligations under that agreement and conditions to your license. You must not do anything with this software that triggers a rule that you cannot or will not follow.

Copyright

Each contributor licenses you to do everything with this software that would otherwise infringe that contributor's copyright in it.

Notices

You must ensure that everyone who gets a copy of any part of this software from you, with or without changes, also gets the text of this license or a link to <https://blueoakcouncil.org/license/1.0.0>.

Excuse

If anyone notifies you in writing that you have not complied with [Notices](#notices), you can keep your license by taking all practical steps to comply within 30 days after the notice. If you do not do so, your license ends immediately.

Patent

Each contributor licenses you to do everything with this software that would otherwise infringe any patent claims they can license or become able to license.

Reliability

No contributor can revoke this license.

No Liability

As far as the law allows, this software comes as is, without any warranty or condition, and no contributor will be liable to anyone for any damages related to this software or this license, under any kind of legal claim.

splunktaucclib (8.0.0)

Declared License(s)

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

underscore (1.13.6)

Declared License(s)

MIT

Copyright (c) 2009-2022 Jeremy Ashkenas, Julian Gonggrijp, and DocumentCloud and Investigative Reporters & Editors

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:

urllib3 (1.26.19)

Declared License(s)

MIT

MIT License

Copyright (c) 2008-2020 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

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:

Licenses

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha...

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner tha...

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

Apache-2.0

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

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that...

MIT

MIT License

Copyright (c) Microsoft Corporation.

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 fol...

MIT

(The MIT License)

Copyright (c) 2011 - 2015 Dustin Diaz <dustin@dustindiaz.com>

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.

0BSD

Copyright (C) 2006 by Rob Landley <rob@landley.net>

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 . . .

Copyrights

BSD Zero Clause License

Copyright © 2012 TJ Holowaychuk <tj@vision-media.ca>
Copyright © 2022 Niklas von Herten <https://herten.com>
Copyright © Microsoft Corporation.
Copyright © 2022 Jean-Philippe Zolesio <holblin@gmail.com>
Copyright © 2014 present Sebastian McKenzie and other contributors
Copyright © 2014 present, Facebook, Inc. (ONLY ./src/helpers/regenerator* files)
Copyright © 2012-2014 by various contributors (see AUTHORS)
Copyright © 2021 Claudéric Demers
Copyright © Emotion team and other contributors
Copyright © Julian Gruber <julian@juliangruber.com>
Copyright © Isaac Z. Schlueter <i@izs.me>
Copyright © 2015 Contributors
Copyright © 2019 CFWare, LLC
Copyright © 2024 Justin Ridgewell <justin@ridgewell.name>
Copyright © 2019 Justin Ridgewell <jridgewell@google.com>
Copyright © 2017 Joel Arvidsson
Copyright © 2020 Mapbox
Copyright © 2024 Mapbox
Copyright © 2016-2024 Mapbox, Inc.
Copyright © 2008 Apple Inc. All Rights Reserved.
Copyright © 2017 Mapbox
Copyright © 2020 MapLibre contributors
Copyright © 2004-2010 by Internet Systems Consortium, Inc. ("ISC")
Copyright © 1995-2003 by Internet Software Consortium
Copyright © 2011 by Evan Wallace
Copyright © 2010-2016 Mike Bostock
Copyright © 2025 MapLibre contributors
Copyright © 2015 Anand Thakker
Copyright © 2014 Mapbox
Copyright © 2018 present Paul Henschel, react-spring, all contributors
Copyright © 2018 Mark Erikson
Copyright © React Training LLC 2015-2019
Copyright © Remix Software Inc. 2020-2021
Copyright © Shopify Inc. 2022-2023
Copyright © 2024 present VoidZero Inc. & Contributors
Copyright © 2014 Call-Em-All
Copyright © 2022 Norbert de Langen.
Copyright © 2017 Kent C. Dodds

Copyright © 2017 Present Kent C. Dodds
Copyright © 2020 Giorgio Polvara
Copyright © 2019 present, Yuxi (Evan) You and Vite contributors
Copyright © 2021 Present Vitest Team
Copyright © 2018 The diff-match-patch Authors.
Copyright © 2019 present Christopher J. Brody and other contributors, as listed in: <https://github.com/xml/dom/xml/dom/graphs/contributors>
Copyright © 2012 - 2017 jindw <jindw@xidea.org> and other contributors, as listed in: <https://github.com/jindw/xml/dom/graphs/contributors>
Copyright © 2010 Ajax.org B.V.
Copyright © 2017 Zeno Rocha <hi@zenorocha.com>
Copyright © 2021 Splunk Inc.
Copyright © 2015-2021 Evgeny Poberezkin
Copyright © 2017 Evgeny Poberezkin
Copyright © Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)
Copyright © Sindre Sorhus <sindresorhus@gmail.com> (<https://sindresorhus.com>)
Copyright © 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010
Copyright © i.e., "Copyright (c)"
Copyright ©
Copyright © 1991 - 1995 Stichting Mathematisch Centrum Amsterdam,
Copyright © 2020 A11yance
Copyright © 2013 Jake Luer [jake@qualiancy.com](http://qualiancy.com) (<http://qualiancy.com>)
Copyright © 2015 Hynek Schlawack and the attrs contributors
Copyright © 2016 present Vladimir Danchenkov and Maximilian Stoiber
Copyright © 2015 Titus Wormer <tituswormer@gmail.com>
Copyright © 2013 Julian Gruber <julian@juliangruber.com>
Copyright © 2015 Lucas Wiener
Copyright © 2004-2017 Leonard Richardson
Copyright © 2006-2013
Copyright © 2025 Michael McLaughlin`
Copyright © 2013 Julian Gruber <julian@juliangruber.com>
Copyright © 2014 Andrey Sitnik <andrey@sitnik.ru> and other contributors
Copyright © EGOIST <0x142857@gmail.com> (<https://github.com/egoist>)
Copyright © and certain other rights. Our licenses are
Copyright © More considerations for licensors:
Copyright © then that use is not regulated by the license. Our

Copyright © and certain
Copyright © and Similar
Copyright © and Similar Rights held by the
Copyright © and Similar Rights means copyright and/or similar rights
Copyright © and/or similar rights
Copyright © and Similar Rights
Copyright © and Similar Rights that apply to Your use of the
Copyright © and Similar Rights.
Copyright © and
Copyright © 2017 Chai.js Assertion Library
Copyright © 1991, 1999 Free Software Foundation, Inc.
Copyright © the
Copyright © 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Copyright © 1998
Copyright © 2013 Jake Luer <jake@alogicalparadox.com> (<http://alogicalparadox.com>)
Copyright © 2012 Paul Miller (<https://paulmillr.com>), Elan Shanker
Copyright © 2011-2024 Gregor Aisch . All rights reserved.
Copyright © 2011-2024 Gregor Aisch
Copyright © 2002 Cynthia Brewer, Mark Harrower,
Copyright © 2014 Pallets
Copyright © 2016 Florian Reuschel
Copyright © 2011-2016 Heather Arthur <fayearthur@gmail.com>
Copyright © 2015 Dmitry Ivanov
Copyright © 2010 Jonathan Hartley
Copyright © 2016 Titus Wormer <tituswormer@gmail.com>
Copyright © 2011 TJ Holowaychuk <tj@vision-media.ca>
Copyright © 2013 Thorsten Lorenz.
Copyright © 2010-2012 Matsumoto Taichi
Copyright © 2018 Made With MOXY Lda <hello@moxy.studio>
Copyright © 2009-2013 Jeff Mott
Copyright © 2013-2016 Evan Vosberg
Copyright © 2017 Jakob Krigovsky
Copyright © 2016 Jacob Parker and Maximilian Stoiber
Copyright © Mathias Bynens <<https://mathiasbynens.be/>>
Copyright © 2017-2018 Fredrik Nicol
Copyright © 2021 Amine Ben hammou
Copyright © 2010-2020 Mike Bostock
Copyright © 2010-2023 Mike Bostock
Copyright © 2010-2022 Mike Bostock
Copyright © 2001 Robert Penner
Copyright © 2010-2015 Mike Bostock
Copyright © 2010-2021 Mike Bostock
Copyright © 2010-2018 Michael Bostock

Copyright © 2010-2017 Mike Bostock
Copyright © 2010-2015 Michael Bostock
Copyright © 2014-2017 TJ Holowaychuk <tj@vision-media.ca>
Copyright © 2018-2021 Josh Junon
Copyright © 2020 Michael Mclaughlin
Copyright © Titus Wormer <tituswormer@gmail.com>
Copyright © Luke Edwards <luke.edwards05@gmail.com>
(lukeed.com)
Copyright © 2009-2015 Kevin Decker <kpdecker@gmail.com>
Copyright © 2014 David Tudury
Copyright © 2020 Sebastian Silbermann
Copyright © 2019 Matthew T. Kennerly (mtkennerly)
Copyright © 2018 Kilian Valkhof
Copyright © 2016 Lucas Wiener
Copyright © 2018-2022 Guy Bedford
Copyright © 2020 Evan Wallace
Copyright © 2015 20 [these people] (<https://github.com/Rich-Harris/estree-walker/graphs/contributors>)
Copyright © 2024 Misha Kaletsky
Copyright © 2014 Stefan Thomas
Copyright © 2013, 2014, 2020 Joachim Wester
Copyright © 2015 Michaël Zasso
Copyright © 2021 The Fastify Team
Copyright © 2011-2021 Gary Court until <https://github.com/garycourt/uri-js/commit/a1acf730b4bba3f1097c9f52e7d9d3aba8cdcaae>
Copyright © 2023 Abdullah Atta
Copyright © 2023 Arjun Barrett
Copyright © 2015-2023 Isaac Z. Schlueter and Contributors
Copyright © 2017 Rafael Pedicini
Copyright © 2018 Logan Smyth <loganfsmyth@gmail.com>
Copyright © 2015 Mapbox
Copyright © 2015-2021 Brandon Jones, Colin MacKenzie IV.
Copyright © Isaac Z. Schlueter and Contributors
Copyright © 2015 Plant The Idea
Copyright © 2015 Yahoo! Inc. All rights reserved.
Copyright © 2017 present by Andrea Giammarchi - @WebReflection
Copyright © 2017 Michel Weststrate
Copyright © 2017 Moshe Kolodny
Copyright © 2021 Mike Bostock
Copyright © Feross Aboukhadijeh
Copyright © 2012-2015 Yahoo! Inc.
Copyright © 2015 Yahoo! Inc.
Copyright © Facebook, Inc. and its affiliates.
Copyright © 2020 Tom Shawver

Copyright © 2007 Pallets
Copyright © 2014, 2015, 2016, 2017, 2018 Simon Lydell
Copyright © 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024 Simon Lydell
Copyright © 2011-2015 by Vitaly Puzrin
Copyright © 2014, 2016, 2017, 2019, 2021, 2022 Simon Lydell
Copyright © 2012-2018 Aseem Kishore, and [others].
Copyright © 2013 Julian Berman
Copyright © 2022 Julian Berman
Copyright © 2010-2021 James Hall <james@parall.ax>, <https://github.com/MrRio/jsPDF> . All rights reserved.
Copyright © 1985, 1987, 1989, 1990, 1991, 1992, 1993, 1997 Adobe Systems Incorporated. All Rights Reserved.
Copyright © 2002-2007 Charlie Poole
Copyright © 2002-2004 James W. Newkirk, Michael C. Two, Alexei A. Vorontsov
Copyright © 2000-2002 Philip A. Craig
Copyright © 2002-2007 Charlie Poole or Copyright (c) 2002-2004 James W. Newkirk, Michael C. Two, Alexei A. Vorontsov or Copyright (c) 2000-2002 Philip A. Craig
Copyright © 2002-2004 James W. Newkirk, Michael C. Two, Alexei A. Vorontsov or Copyright (c) 2000-2002 Philip A. Craig
Copyright © 2018 Vladimir Agafonkin
Copyright © 2014 Tim Oxley
Copyright © OpenJS Foundation and other contributors <<https://openjsf.org/>>
Copyright © Jeremy Ashkenas,
Copyright © 2015 Titus Wormer <<mailto:tituswormer@gmail.com>>
Copyright © 2015 Andres Suarez <zertosh@gmail.com>
Copyright © 2011-2013 Jake Luer jake@logicalparadox.com
Copyright © 2010-2023 Isaac Z. Schlueter and Contributors
Copyright © 2004 Infrae. All rights reserved.
Copyright © 1989, 1991 Free Software Foundation, Inc.
Copyright © 2003 Shuttleworth Foundation
Copyright © 2004-2010 Rick Jellife and Academia Sinica Computing Centre, Taiwan
Copyright © 2013 pieroxy
Copyright © 2018 Rich Harris
Copyright © Pooya Parsa <pooya@pi0.io> and Anthony Fu <<https://github.com/antfu>>
Copyright © 2006-2022 the Mako authors and contributors <see AUTHORS file>.
Copyright © 2006 Edgewall Software . All rights reserved.
Copyright © 2023 MapLibre contributors

Copyright © 2006 by Rob Landley <rob@landley.net>
Copyright © 2007, 2008 The Python Markdown Project (v. 1.7 and later)
Copyright © 2004, 2005, 2006 Yuri Takhteyev (v. 0.2-1.6b)
Copyright © 2004 Manfred Stienstra (the original version)
Copyright © 2007-2008 Waylan Limberg [<http://achinghead.com/>] and
Copyright © 2014 Titus Wormer <tituswormer@gmail.com>
Copyright © 2010 Pallets
Copyright © 2015-2016 Titus Wormer <tituswormer@gmail.com>
Copyright © 2020 Titus Wormer <tituswormer@gmail.com>
Copyright © 2019 Alexander Reardon
Copyright © Sindre Sorhus <sindresorhus@gmail.com>
(sindresorhus.com), James Kyle <me@thejameskyle.com>
(thejameskyle.com)
Copyright © 2011-2023 Isaac Z. Schlueter and Contributors
Copyright © 2017-2023 npm, Inc., Isaac Z. Schlueter, and Contributors
Copyright © JS Foundation and other contributors
Copyright © 2017 Tim Radvan (tjvr)
Copyright © 2020 Vercel, Inc.
Copyright © 2011 Gary Court
Copyright © 2017 Andrey Sitnik <andrey@sitnik.ru>
Copyright © 2014, 2015, 2016, 2017, 2018, 2019 Kartik Chandra, Tim Radvan
Copyright © 2017 Sergey Rubanov (<https://github.com/chicoxyzyzy>)
Copyright © 2016 Adam Draper
Copyright © Donald Stufft and individual contributors.
Copyright © 2014-2017 by Vitaly Puzrin and Andrei Tuputcyn
Copyright © Pooya Parsa <pooya@pi0.io> - Daniel Roe <daniel@roe.dev>
Copyright © Joyent, Inc. and other Node contributors.
Copyright © 2023 present Fabio Spampinato
Copyright © 2021-2024 Oleksii Raspopov, Kostiantyn Denysov, Anton Verinov
Copyright © 2017 present, Jon Schlinkert.
Copyright © 2013 Andrey Sitnik <andrey@sitnik.ru>
Copyright © Bogdan Chadkin <trysound@yandex.ru>
Copyright © 2025 Mapbox
Copyright © 2013 present, Facebook, Inc.
Copyright © 2014 Mathias Buus
Copyright © 2017 Paul Ganssle <paul@ganssle.io> . All rights reserved.
Copyright © 2017 Paul Ganssle <paul@ganssle.io>
Copyright © 2017 dateutil contributors (see AUTHORS file)

Copyright © 2003-2011 Gustavo Niemeyer <gustavo@niemeyer.net>
Copyright © 2012-2014 Tomi Pieviläinen <tomi.pievilainen@iki.fi>
Copyright © 2014-2016 Yaron de Leeuw <me@jarondl.net>
Copyright © 2015 Paul Ganssle <paul@ganssle.io>
Copyright © 2015 dateutil contributors (see AUTHORS file)
Copyright © 2001-2014 Adam Hupp
Copyright © Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.
Copyright © i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
Copyright © 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
Copyright © 2017-2021 Ingy döt Net
Copyright © 2006-2016 Kirill Simonov
Copyright © 2012 Irakli Gozalishvili
Copyright © 2024 Vladimir Agafonkin
Copyright © 2011 by Roly Fentanes
Copyright © 2016 present Joshua Comeau
Copyright © 2017 Pontus Persson
Copyright © 2015 Espen Hovlandsdal
Copyright © 2015 present Dan Abramov
Copyright © Meta Platforms, Inc. and affiliates.
Copyright © 2023 Vitalii Maslianok
Copyright © 2012-2019 Thorsten Lorenz, Paul Miller (<https://paulmillr.com>)
Copyright © 2014-2020 Titus Wormer <tituswormer@gmail.com>
Copyright © 2014-2016 Jon Schlinkert.
Copyright © Vsevolod Strukchinsky <floatdrop@gmail.com> (github.com/floatdrop)
Copyright © 2015-2018 Reselect Contributors
Copyright © 2016 Denis Rul
Copyright © 2017 these people] (<https://github.com/rollup/rollup/graphs/contributors>)
Copyright © 2019 RollupJS Plugin Contributors (<https://github.com/rollup/plugins/graphs/contributors>)
Copyright © 2019 Elan Shanker, Paul Miller (<https://paulmillr.com>)
Copyright © Paul Miller (<https://paulmillr.com>)
Copyright © 2014 present, Jon Schlinkert.
Copyright © 2012-2019 Paul Miller (<https://paulmillr.com>), Elan Shanker
Copyright © 2015, 2019 Elan Shanker
Copyright © 2019 Sindre Sorhus <sindresorhus@gmail.com> (<https://>

sindresorhus.com), Paul Miller (<https://paulmillr.com>)
Copyright © 2014-2016 Jon Schlinkert
Copyright © 2014-2017 Jon Schlinkert.
Copyright © 2014-2018 Jon Schlinkert.
Copyright © 2015-2023 Benjamin Coe, Isaac Z. Schlueter, and
Contributors
Copyright © 2015 present, Jon Schlinkert.
Copyright © 2016 Contributors
Copyright © 2023 Julian Berman
Copyright © 2014-2016 Michael Bostock
Copyright © 2015-2017 Google, Inc., Netflix, Inc., Microsoft Corp.
and contributors
Copyright © Google Inc. All Rights Reserved.
Copyright © Luke Edwards <luke.edwards05@gmail.com> (<https://lukeed.com>)
Copyright © 2011 - 2015 Dustin Diaz <dustin@dustindiaz.com>
Copyright © 2013 Konstantine Rybnikov
Copyright © 2017 Alberto Leal <mailforalberto@gmail.com>
(github.com/dashed)
Copyright © Kevin Mårtensson <kevinmartensson@gmail.com>
(github.com/kevva)
Copyright © 2017 Emil Bay <github@tixz.dk>
Copyright © 2010-2024 Benjamin Peterson
Copyright © 2018 - 2023 Isaac Muse <isaacmuse@gmail.com>
Copyright © 2009-2011 Mozilla Foundation and contributors
Copyright © 2021 Splunk, Inc.
Copyright © 2012 the V8 project authors. All rights reserved. . All
rights reserved.
Copyright © Pooya Parsa <pooya@pi0.io>
Copyright © 2022 Anthony Fu <<https://github.com/antfu>>
Copyright © 2013 Hynek Schlawack and the structlog contributors
Copyright © 2017 Menglin "Mark" Xu <mark@remarkablemark.org>
Copyright © 2021 Mapbox
Copyright © 2022 Tinylibs
Copyright © Brian Grinstead, <http://briangrinstead.com>
Copyright © 2024 Tinylibs
Copyright © 2024 Madeline Gurriarán
Copyright © 2020 James M Snell and the Piscina contributors
Copyright © 2017 Vladimir Agafonkin
Copyright © [date-of-software] World Wide Web Consortium,
(Massachusetts Institute of Technology, European Research
Consortium for Informatics and Mathematics, Keio University,
Beihang). All Rights Reserved. This work is distributed under the
W3C® Software License [1] 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. [1] <http://www.w3.org/Consortium/Legal/copyright-software>

Copyright © software

Copyright © 1991-2016 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Copyright © 1991-2017 Unicode, Inc. All rights reserved.

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.

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.

Copyright © and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.

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.

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.

Copyright © and Similar Rights that applies to Your use of the Licensed Material.

Copyright © and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.

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.

Copyright © 1991 - 1995 Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Copyright © 2022 Andrey Sitnik <andrey@sitnik.ru> and other contributors
Copyright © 2022 Leon Sorokin
Copyright © 2021 present Sergey Kalinichev
Copyright © 2019 Alex Sandiiarov
Copyright © 2019 Alex Young
Copyright © 2010-2020 Robert Kieffer and other contributors
Copyright © 2012 James Brumond
Copyright © 2013 James Halliday
Copyright © 2017 Titus Wormer <tituswormer@gmail.com>
Copyright © 2019 present, VoidZero Inc. and Vite contributors
Copyright © 2020 present, Yuxi (Evan) You
Copyright © 2023 present, sapphi-red
Copyright © 2013 James Halliday (mail@substack.net)
Copyright © 2010 Sencha Inc.
Copyright © 2011 LearnBoost
Copyright © 2011-2014 TJ Holowaychuk
Copyright © 2015 Douglas Christopher Wilson
Copyright © 2013 Troy Goode <troygoode@gmail.com>
Copyright © 2015 Scott Motte
Copyright © 2016 Scott Motte
Copyright © 2014 Jonathan Ong me@jungleberry.com
Copyright © 2016 Douglas Christopher Wilson
Copyright © Felix Böhm
Copyright © 2012-2013 TJ Holowaychuk
Copyright © 2015 Andreas Lubbe
Copyright © 2015 Tiancheng "Timothy" Gu
Copyright © 2014-2016 Douglas Christopher Wilson
Copyright © 2014-2017 Douglas Christopher Wilson
<doug@somethingdoug.com>
Copyright © 2014 present Olivier Lalonde <olalonde@gmail.com>, James Talmage <james@talmage.io>, Ruben Verborgh
Copyright © 2015 Alexey Litvinov
Copyright © 2025 sapphi-red
Copyright © 2010-2025 William Stein, Charlie Robbins, Jarrett Cruger & the Contributors.
Copyright © 2018 Glen Maddern
Copyright © 2017 present, Yuxi (Evan) You
Copyright © 2022 Anton Kastritskiy
Copyright © jQuery Foundation and other contributors <https://jquery.org/>
Copyright © 2013 Jonathan Ong <me@jungleberry.com>
Copyright © 2014 Douglas Christopher Wilson
<doug@somethingdoug.com>

Copyright © 2013-2019 Ivan Nikulin (ifaaan@gmail.com, <https://github.com/inikulin>)
Copyright © 2014 Jonathan Ong <me@jungleberry.com>
Copyright © 2019 Rich Harris
Copyright © 2014 Maxime Thirouin, Jason Campbell & Kevin Mårtensson
Copyright © Michael Ciniawsky <michael.ciniawsky@gmail.com>
Copyright © 2015 present Alexander Madyankin
<alexander@madyankin.name>
Copyright © 2015 Glen Maddern
Copyright © 2015 Mark Dalgleish <mark.john.dalgleish@gmail.com>
Copyright © Ben Briggs <beneb.info@gmail.com> (<http://beneb.info>)
Copyright © 2016 Douglas Christopher Wilson
<doug@somethingdoug.com>
Copyright © 2021 present dominikg and [contributors] (<https://github.com/dominikg/tsconfck/graphs/contributors>)
Copyright © 2015 Douglas Christopher Wilson
<doug@somethingdoug.com>
Copyright © 2014 Nathan Rajlich <nathan@tootallnate.net>
Copyright © 2013-2017 Jared Hanson
Copyright © 2014-2017 Douglas Christopher Wilson
Copyright © 2011 Einar Otto Stangvik <einaros@gmail.com>
Copyright © 2013 Arnout Kazemier and contributors
Copyright © 2016 Luigi Pinca and contributors
Copyright © 2021 fi3ework
Copyright © 2021 Anthony Fu <<https://github.com/antfu>>
Copyright © 2018 Sinon.JS
Copyright © 2010-2014 Christian Johansen, christian@cjhansen.no.
All rights reserved.
Copyright © 2012-2020 by various contributors (see AUTHORS)
Copyright © 2014
Copyright © 2018-2020 Andrea Giammarchi, @WebReflection
Copyright © 2023 Robert Kieffer
Copyright © 2020 PRESENT Anthony Fu <<https://github.com/antfu>>
Copyright © 2018 Terkel Gjervig Nielsen
Copyright © 2025 PRESENT Anthony Fu <<https://github.com/antfu>>
and Kevin Deng <<https://github.com/sxzz>>
Copyright © Microsoft
Copyright © 2016 Mathias Buus
Copyright © 2014 Christoph Burgmer and contributors
Copyright © 2018 Cameron McCormack
Copyright © Jason R. Coombs
Copyright © 2025 Colin McDonnell
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. 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

Copyright © More considerations for licensors :

wiki.creativecommons.org/Considerations_for_licensors

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 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

Copyright © the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

Copyright © interest in

Copyright © 2007 Free Software Foundation, Inc. <[http s ://fsf.org/](http://fsf.org/)>

Copyright © dates>, <Copyright Holder> (<URL|email>),

Copyright © 2016 Mapbox

Copyright © sign

Copyright © 2010-2021 James Hall <james@parall.ax>, <https://github.com/MrRio/jsPDF>

Copyright © 2014 Steven Spungin (TwelveTone LLC)

steven@twelvetone.tv

Copyright © 2017 Aras Abbasi

Copyright © 2014 Aras Abbasi
Copyright © 2018 Aras Abbasi (aras.abbasi@gmail.com)
Copyright © 2013 Youssef Beddad, youssef.beddad@gmail.com
Copyright © 2008 Adobe Systems Incorporated
Copyright © 2018 Aras Abbasi
Copyright © 2017 Dominik Hombberger
Copyright © 2019 Aras Abbasi
Copyright © 2021 Antti Palola, <https://github.com/Pantura>
Copyright © 1989, 1990, 1991, 1992, 1993, 1997 Adobe Systems Incorporated. All Rights Reserved.
Copyright © 2012 Willow Systems Corporation, <https://github.com/willowsystems>
Copyright © 2013 Eduardo Menezes de Morais, eduardo.morais@usp.br
Copyright © 2016 Jussi Utunen, u-jussi@suomi24.fi
Copyright © information, platformID, enco
Copyright © 2012 Jason Siefken, <https://github.com/siefkenj/>
Copyright © 2018 Erik Koopmans
Copyright © 2014 James Robb, <https://github.com/jamesbrobb>
Copyright © information, platfo
Copyright © 2019 Splunk, Inc.
Copyright © 2025 Splunk Inc.
Copyright © Microsoft Corporation. All rights reserved.
Copyright © 2002 Cynthia Brewer, Mark Harrower, and The
Copyright © 2011 Mozilla Foundation and contributors
Copyright © 2014 Mozilla Foundation and contributors
Copyright © 2011 The Closure Compiler Authors. All rights reserved.
Copyright © 2006 Edgewall Software
Copyright © 2012 the V8 project authors. All rights reserved.
Copyright © 2009 11 by RStudio, Inc.
Copyright © 2010
Copyright © 2012 Ajax.org B.V.
Copyright © 2010-2011 The Dojo Foundation All Rights Reserved.
Copyright © 2013-2014 The Python Markdown Project
Copyright © 2003 John Gruber <<https://daringfireball.net/>>
Copyright © 2004, 2007 Chad Miller <<http://web.chad.org/>>
Copyright © 2018 WHATWG (Apple, Google, Mozilla, Microsoft). This work is licensed under a Creative Commons Attribution 4.0 International License: Attribution 4.0 International
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:

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:

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

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

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." 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.

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

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

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.

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." 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.

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." 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.

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." 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.

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

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." 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.

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." 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.

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." 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.

Copyright © Grant. I grant to you a perpetual (for the duration of the applicable copyright), worldwide, non-exclusive, no-charge, royalty-free, copyright license, without any obligation for accounting to me, to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, distribute, and implement the Specification to the full extent of my copyright interest in the Specification.

Copyright © worldwide, non-exclusive, no-charge, royalty-free, copyright license, without any obligation for accounting to me, to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, distribute, and implement the Specification to

the full extent of my copyright interest in the Specification.
Copyright © grant, you must include an attribution to the
Specification in any derivative work you make based on the
Specification. That attribution must include, at minimum, the
Specification name and version number.
Copyright © or patent rights granted under this Agreement, and any
person that person or entity controls.
Copyright © 2018 The Khronos Group Inc.
Copyright © the software, and
Copyright © 2009-2023 Isaac Z. Schlueter and Contributors
Copyright © 2001
Copyright © 2005
Copyright © Tero Piirainen (tipiirai)
Copyright © 2011 John Resig
Copyright © 2011 The Dojo Foundation
Copyright © Copyright (c) 2006-2010 [Valerio Proietti] ([http://
mad4milk.net/](http://mad4milk.net/)).
Copyright © 2006-2010 Valerio Proietti] (<http://mad4milk.net/>).
Copyright © 2006 Dean Edwards, [GNU Lesser General Public License]
(<http://opensource.org/licenses/lgpl-license.php>)
Copyright © 2005-2007 Sam Stephenson, [MIT License] ([http://
opensource.org/licenses/mit-license.php](http://opensource.org/licenses/mit-license.php))
Copyright © 2014-2017 TJ Holowaychuk &tj@vision-media.ca>
Copyright © 2017-2019 Benjamin Van
Ryseghem<benjamin@vanryseghem.com>
Copyright © 2017 Benjamin Van
Ryseghem<benjamin@vanryseghem.com>
Copyright © 2022 Michael Mclaughlin <M8ch88l@gmail.com>
Copyright © 2014 Adam Draper
Copyright © 2023 Michael Mclaughlin`
Copyright © 2015-2017 Företagsplatsen
Copyright © 2004-2019 Leonard Richardson
Copyright © 2018 Isaac Muse
Copyright © 2014-2023 Denis Pushkarev
Copyright © notic
Copyright © no
Copyright © information, platformID, encodingID, and languageID in
the NameEntry object.*/
Copyright © strings[0];
Copyright © 2010-2025 James Hall <james@parall.ax>, [https://
github.com/MrRio/jsPDF](https://github.com/MrRio/jsPDF)
Copyright © 2012 Julian Berman
Copyright © 2012 Adam Draper
Copyright © 2022 Tobias Gustafsson

Copyright © 2006-2022 the Mako authors and contributors <see AUTHORS file>
Copyright © 2006-2020 the Mako authors and contributors <see AUTHORS file>
Copyright © Copyright 2008 by Armin Ronacher.
Copyright © 2008 by Armin Ronacher.
Copyright © 2008-2011 Pivotal Labs
Copyright © Remix Software Inc.
Copyright © 2014 present, Facebook, Inc.
Copyright © IBM Corp. 2018 All Rights Reserved
Copyright © 2014 present, Facebook, Inc. -- license (MIT): <https://github.com/babel/babel/blob/main/packages/babel-helpers/LICENSE>
Copyright © IBM Corp. 2016, 2018 All Rights Reserved
Copyright © IBM Corp. 2016, 2017 All Rights Reserved
Copyright © 2007 O'Reilly Med
Copyright © is shown in the HTML footer. Default is True.
Copyright © Facebook, Inc. and its affiliates. All Rights Reserved.
Copyright © 2013 Pieroxy <peroxy@peroxy.net>
Copyright © 4:\$2}, `strftime('%d %B, %Y')`\n * @package
\${5:default}\n
Copyright © 4:\$2}, `strftime('%d %B, %Y')`\n\t * @package
\${5:default}\n\t
Copyright © 2010-2020 Python Software Foundation.
Copyright © 2020 argparse.js authors
Copyright © 1999-2001 Gregory P. Ward.
Copyright © 2002, 2003 Python Software Foundation.
Copyright © 2021 A11yance
Copyright © 2016 present Vladimir Danchenkov and Maximilian Stoiber.
Copyright © 2014 present, Facebook, Inc. -- license (MIT): <https://github.com/babel/babel/blob/main/packages/babel-helpers/LICENSE>
Copyright © 2025 Michael Mclaughlin <M8ch88l@gmail.com>
Copyright © 2012-2015 Sakt
Copyright © 2013 Jake Luer <jake@alogicalparadox.com>
Copyright © date
Copyright © to 2013
Copyright © headers
Copyright © 2011-2014 Jake Luer <jake@alogicalparadox.com>
Copyright © 2012-2014 Jake Luer <jake@alogicalparadox.com>
Copyright © 2011-2016 Jake Luer <jake@alogicalparadox.com>
Copyright © 2011 Jake Luer <jake@alogicalparadox.com>
Copyright © 2012-2015 Sakthipriyan Vairamani
<thechargingvolcano@gmail.com>
Copyright © 2011-2016 Heather Arthur and Josh Junon. Licensed
under the [MIT License] (LICENSE).

Copyright © 2019 Krister Kari, Jacob Parker, and Maximilian Stoiber.
Copyright © 2018 Vladimir Agafonkin.
Copyright © 2018 Mike Bostock
Copyright © 2020 Mike Bostock
Copyright © 2020 Michael Mclaughlin <M8ch88l@gmail.com>
Copyright © 2024 Abdullah Atta under MIT. [Read full text here.]
(<https://github.com/thecodrr/fdir/raw/master/LICENSE>)
Copyright © information.
Copyright © Feross Aboukhadijeh] (<http://feross.org>).
Copyright © 2012-2015 Yahoo Inc.
Copyright © 2015 Yahoo Inc.
Copyright © 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023 Simon Lydell
Copyright © 2011 TJ Ho
Copyright © Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors
Copyright © 2017-2019 Benjamin Van Ryseghem
Copyright © 2015-2017 Företagsplatsen AB
Copyright © 2017 present, [Jon Schlinkert] (<https://github.com/jonschlinkert>).
Copyright © 2012-2019 Thorsten Lorenz, Paul Miller (<<https://paulmillr.com>>)
Copyright © 2018-2021 t
Copyright © 2014-2015 Jon Schlinkert.
Copyright © 2016 Jon Schlinkert] (<http://github.com/jonschlinkert>).
Copyright © Isaac Z. Schlueter
Copyright © 2020 Splunk Inc.
Copyright © trademark or trade secret (a "**Customer Claim**"). Splunk will have no obligation under the foregoing provision to the extent a Customer Claim arises from your breach of these General Terms, your Customer Content, Third-Party Extension, or the combination of the Offering with: (i) Customer Content; (ii) Third-Party Extensions; (iii) any software other than software provided by Splunk; or (iv) any hardware or equipment. However, Splunk will indemnify against combination claims to the extent (y) the combined software is necessary for the normal operation of the Purchased Offering (e.g., an operating system), or (z) the Purchased Offering provides substantially all the essential elements of the asserted infringement or misappropriation claim. Splunk may in its sole discretion and at no cost to you: (1) modify any Purchased Offering so that it no longer infringes or misappropriates a third party right, (2) obtain a license for your continued use of the Purchased Offering, in accordance with these General Terms, or (3) terminate the Purchased Offering and refund to you any prepaid fees covering

the unexpired Term.

Copyright © trademark or trade secret, or violates another right of a third party; or (ii) alleges that your Customer Content or your use of any Offering violates applicable law or regulation.

Copyright © 2024 Splunk Inc.

Copyright © Jeremy Ashkenas, Document

Copyright © 2016 Sultan Tarimo

Copyright © 2016 present Glen Maddern and Maximilian Stoiber.

Copyright © 2025 Leon Sorokin

Copyright © 2015 present, Facebook, Inc.

Copyright © 2014, 2015, 2016 Copyright 2014, 2015, 2016

Copyright © 2014, 2015, 2016

Copyright © 2013 Jake Luer <jake@alogicalparadox.com>

Copyright © 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023 Simon Ly

Copyright © str

Copyright © as __copyright__

Copyright © True

Copyright © symbols, and the

Copyright © its respective publisher.

Copyright © 2001-2006 Gregory P. Ward. All rights reserved.

Copyright © 2002-2006 Python Software Foundation. All rights reserved.

Copyright © 2001-2006 Gregory P. Ward

Copyright © 2002-2006 Python Software Foundation

Copyright © licensing info to every file, as requested by a large

Copyright © Jonathan Hartley 2013. BSD 3-Clause license, see LICENSE file.

Copyright © Jonathan Hartley & Arnon Yaari, 2013-2020. BSD 3-Clause license; see

Copyright © 2008 by you.

Copyright © credits" or "license" for more information.

Copyright © Sphinx contributors

Copyright © Copyright 2006-2009 by the Pygments team, see AUTHORS.

Copyright © 2006-2009 by the Pygments team, see AUTHORS.

Copyright © Infracore and distributed under the BSD license (see

Copyright © Ian Bicking and distributed

Copyright © Shuttleworth

Copyright © International

Copyright © Rick Jelliffe and Academia Sinica Computing

Copyright © the respective authors as noted (see

Copyright © 2003-2009 by Fredrik Lundh. All rights reserved.

Copyright © 1999-2009 by Fredrik Lundh

Copyright © 1999-2004 by Fredrik Lundh
Copyright © 2004 Ian Bicking. All rights reserved.
Copyright © ISO/IEC 2015
Copyright © Mako authors"
Copyright © Copyright 2007-2022 by the Sphinx team, see AUTHORS.
Copyright © 2007-2022 by the Sphinx team, see AUTHORS.
Copyright © OpenJS Foundation and other contributors
Copyright © 2007-2018 The Python Markdown Project (v. 1.7 and later)
Copyright © 2007-2020 The Python Markdown Project (v. 1.7 and later)
Copyright © symbol in your article, you can write:
Copyright © 2007-2019 The Python Markdown Project (v. 1.7 and later)
Copyright © 2007-2022 The Python Markdown Project (v. 1.7 and later)
Copyright © 2007-2021 The Python Markdown Project (v. 1.7 and later)
Copyright © 2002 Henrik Ekelund, version 2.1 by Vernon Cole
Copyright © 2002-2003 by Blackdog Software Pty Ltd.
Copyright © information.\n".format(
Copyright © 2003-2004 by Chris Nilsson <chris@slo
Copyright © 1996 Microsoft Corporation
Copyright © 2003-2012
Copyright © 2014 Enthought, Inc., Austin, TX
Copyright © 2018 Splunk Inc. All rights reserved.
Copyright © 2019 Splunk Inc. All rights reserved.
Copyright © 2022 Splunk Inc. All rights reserved.
Copyright © 2024 Splunk Inc. All rights reserved.
Copyright © 2021 Splunk Inc. All rights reserved.
Copyright © 2016 - 2019 Splunk Inc. All rights reserved.
Copyright © 2020 Splunk Inc. All rights reserved.
Copyright © 1999-2003 by Secret Labs AB
Copyright © 1999-2007 by Fredrik Lundh. All rights reserved.
Copyright © 2008 Rick Jelliffe
Copyright © 2011 Gary Court. All rights reserved.
Copyright © searched and analyzed, the copyright letters written, etc. This
□
projected audience is one hundred million readers. If our value□
□
per text is nominally estimated at one dollar then we produce \$2□
□
million dollars per hour this year as we release thirty-six text□

□
files per month, or 432 more Etexts in 1999 for a total of 2000+□
□
If these reach just 10% of the computerized population, then the□
□
total should reach over 200 billion Etexts given away this year.□

□
□
□
The Goal of Project Gutenberg is to Give Away One Trillion Etext□
□
Files by December 31, 2001. [10,000 x 100,000,000 = 1 Trillion]□
□

This is ten thousand titles each to one hundred million readers,□
□
which is only ~5% of the present number of computer users.□

□
□
□
At our revised rates of production, we will reach only one-third□
□
of that goal by the end of 2001, or about 3,333 Etexts unless we□
□
manage to get some real funding; currently our funding is mostly□
□
from Michael Hart's salary at Carnegie-Mellon University, and an□
□
assortment of sporadic gifts; this salary is only good for a few□
□
more years, so we are looking for something to replace it, as we□
□
don't want Project Gutenberg to be so dependent on one person.□

□
□
□
We need your donations more than ever!□

□
□
□
□
□
All donations should be made to "Project Gutenberg/CMU": and are□
□
tax deductible to the extent allowable by law. (CMU = Carnegie-□

□
Mellon University). □

□
□
□

For these and other matters, please mail to: □

□
□
□

Project Gutenberg □

□

P. O. Box 2782 □

□

Champaign, IL 61825 □

□

□

□

When all other email fails. . . try our Executive Director: □

□

Michael S. Hart <hart@pobox.com> □

□

hart@pobox.com forwards to hart@prairienet.org and archive.org □

□

if your mail bounces from archive.org, I will still see it, if □

□

it bounces from prairienet.org, better resend later on. . . . □

□

□

□

We would prefer to send you this information by email. □

□

□

□

***** □

□

□

□

To access Project Gutenberg etexts, use any Web browser □

□

to view <http://promo.net/pg>. This site lists Etexts by □

□

author and by title, and includes information about how □

□

to get involved with Project Gutenberg. You could also □

□
download our past Newsletters, or subscribe here. This□
□
is one of our major sites, please email hart@pobox.com,□
□
for a more complete list of our various sites.□
□
□
□
To go directly to the etext collections, use FTP or any□
□
Web browser to visit a Project Gutenberg mirror (mirror□
□
sites are available on 7 continents; mirrors are listed□
□
at <http://promo.net/pg>).□
□
□
□
Mac users, do NOT point and click, typing works better.□
□
□
□
Example FTP session:□
□
□
□
ftp sunsite.unc.edu□
□
login: anonymous□
□
password: your@login□
□
cd pub/docs/books/gutenberg□
□
cd etext90 through etext99□
□
dir [to see files]□
□
get or mget [to get files. . .set bin for zip files]□
□
GET GUTINDEX.?? [to get a year's listing of books, e.g.,
GUTINDEX.99]□
□

GET GUTINDEX.ALL [to get a listing of ALL books]

Information prepared by the Project Gutenberg legal advisor

(Three Pages)

START**THE SMALL PRINT!**FOR PUBLIC DOMAIN ETEXTS**START

Why is this "Small Print!" statement here? You know: lawyers.

They tell us you might sue us if there is something wrong with

your copy of this etext, even if you got it for free from

someone other than us, and even if what's wrong is not our

fault. So, among other things, this "Small Print!" statement

disclaims most of our liability to you. It also tells you how

you can distribute copies of this etext if you want to.

BEFORE! YOU USE OR READ THIS ETEXT

By using or reading any part of this PROJECT GUTENBERG-tm

etext, you indicate that you understand, agree to and accept

this "Small Print!" statement. If you do not, you can receive

a refund of the money (if any) you paid for this etext by
□
sending a request within 30 days of receiving it to the person
□
you got it from. If you received this etext on a physical
□
medium (such as a disk), you must return it with your request.□

□
□

ABOUT PROJECT GUTENBERG-TM ETEXTS□

□

This PROJECT GUTENBERG-tm etext, like most PROJECT GUTENBERG-□

□

tm etexts, is a "public domain" work distributed by Professor□

□

Michael S. Hart through the Project Gutenberg Association at□

□

Carnegie-Mellon University (the "Project"). Among other□

□

things, this means that no one owns a United States copyright□

□

on or for this work, so the Project (and you!) can copy and□

□

distribute it in the United States without permission and□

□

without paying copyright royalties. Special rules, set forth□

□

below, apply if you wish to copy and distribute this etext□

□

under the Project's "PROJECT GUTENBERG" trademark.□

□

□

□

To create these etexts, the Project expends considerable□

□

efforts to identify, transcribe and proofread public domain□

□

works. Despite these efforts, the Project's etexts and any□

□

medium they may be on may contain "Defects". Among other□

□

things, Defects may take the form of incomplete, inaccurate or□

□

corrupt data, transcription errors, a copyright or other
intellectual property infringement, a defective or damaged
disk or other etext medium, a computer virus, or computer
codes that damage or cannot be read by your equipment.

LIMITED WARRANTY; DISCLAIMER OF DAMAGES

But for the "Right of Replacement or Refund" described below,
[1] the Project (and any other party you may receive this
etext from as a PROJECT GUTENBERG-tm etext) disclaims all
liability to you for damages, costs and expenses, including
legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR
UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT,
INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE
OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE
POSSIBILITY OF SUCH DAMAGES.

If you discover a Defect in this etext within 90 days of
receiving it, you can receive a refund of the money (if any)
you paid for it by sending an explanatory note within that
time to the person you received it from. If you received it
on a physical medium, you must return it with your note, and
such person may choose to alternatively give you a replacement

copy. If you received it electronically, such person may

choose to alternatively give you a second opportunity to

receive it electronically.

THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER

WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS

TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT

LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A

PARTICULAR PURPOSE.

Some states do not allow disclaimers of implied warranties or

the exclusion or limitation of consequential damages, so the

above disclaimers and exclusions may not apply to you, and you

may have other legal rights.

INDEMNITY

You will indemnify and hold the Project, its directors,

officers, members and agents harmless from all liability, cost

and expense, including legal fees, that arise directly or

indirectly from any of the following that you do or cause:

[1] distribution of this etext, [2] alteration, modification,

or addition to the etext, or [3] any Defect.

□
□

DISTRIBUTION UNDER "PROJECT GUTENBERG-tm"□

□

You may distribute copies of this etext electronically, or by□

□

disk, book or any other medium if you either delete this□

□

"Small Print!" and all other references to Project Gutenberg,□

□

or:□

□

□

□

[1] Only give exact copies of it. Among other things, this□

□

requires that you do not remove, alter or modify the□

□

etext or this "small print!" statement. You may however,□

□

if you wish, distribute this etext in machine readable□

□

binary, compressed, mark-up, or proprietary form,□

□

including any form resulting from conversion by word pro-□

□

cessing or hypertext software, but only so long as□

□

EITHER:□

□

□

□

[*] The etext, when displayed, is clearly readable, and□

□

does *not* contain characters other than those□

□

intended by the author of the work, although tilde□

□

(~), asterisk (*) and underline (_) characters may□

□

be used to convey punctuation intended by the□

□

author, and additional characters may be used to□

□

indicate hypertext links; OR

[*] The etext may be readily converted by the reader at
no expense into plain ASCII, EBCDIC or equivalent
form by the program that displays the etext (as is
the case, for instance, with most word processors);

OR

[*] You provide, or agree to also provide on request at
no additional cost, fee or expense, a copy of the
etext in its original plain ASCII form (or in EBCDIC
or other equivalent proprietary form).

[2] Honor the etext refund and replacement provisions of this
"Small Print!" statement.

[3] Pay a trademark license fee to the Project of 20% of the
net profits you derive calculated using the method you
already use to calculate your applicable taxes. If you
don't derive profits, no royalty is due. Royalties are
payable to "Project Gutenberg Association/Carnegie-Mellon
University" within the 60 days following each

The text was taken from a 1917 edition which is naturally written in the traditional orthography with prewar kanji forms. I have taken the liberty of using postwar orthography and kanji forms, and have also added readings in parentheses where I considered them necessary.

□

□

□

□

□

□

H □ V □

□

@ ' □ ǰ B l ' l A ' h J □ □ Ā B @ L □

' □ □ A j ' ō □ N □ B A X O h □ A □ □ ~ □ A □ □

□ C □ □ Ā B □ A □ H □ □ □ A j ' ō □ A J □

s } □ G X q A O l □ □ □ ǰ B □ A j ' ō □

□ N □ B □

@ ^ □] □ A □ O N A s □ □ A n k □ 5 □ ' Y □ _ [□] □

□ Ā ĉ N B r ^ τ □ □ ǰ B L □ □ A □

ō ǰ ā A ' ō □ A □ i □ j □ □ □ A H □ □

d □ □ □ □ d □ i j □ Ā □] □ ǰ B □ n ǰ □ A □

□ C □ □ □ A N Ā Ć □ □ □ B □ □ r □ Ā □

□ □ ā A □ K i j B □ l B □ □ □ □ □ A □

□ l A □ □ é ā A Ā Ć s □] K o B ǰ A □ □

□ □ □ A N ǰ C ā A □ □ □ □ □ □ □ □ □

Ā □ ǰ B □

@ □ □ □ □ A W □ é B □ □ A □ H □ □

□ ' ā A i c j □ e □ A τ □ Ā B □ □

□ A [Ā ǰ □ □ □ □ A □ Ě □ □ □ □ B □

□ A _ □ A □ □ □ l □ A □ □ ǰ B [[□ □ A x □

A H □ B B A X A □ A Ā ' □ □ □

□ B i □ □ A ' i j A _ X □ τ □ Ā ^ B □

□ i B i " □ ' □ □ □ ' i j □ K □ ā A E □ j □ o □

A □ □ □ i □ c j C □ □ A □ A J ^ ǰ Ā □ □ □

B □

@ □ □ A u l J □ □ Ā v ə B A l □ A J □

ǰ i □ □ □ □] Ā □ □ B ǰ □ A _ □ A l □ □ A □ ǰ □

B □ l □ A l □ O □ □ o □ B O □ □ □ A s □

□ □ □ □ Ā B ' l A i N A g Ā l □ o □

□ ^ A □ □ □] g □ O □ □ B A u l J □ □ Ā v □

□] A u J □ ǰ □ □ □ l A s □ ā A r □ Ā v □

] A K ǰ B □ A " □ l □ □ □ ' l □

Sentimentalime 0e B \ i j 0 0 ž o J 0A 0 0

0 0 B 4A l 0A [Ǻ 0 0 0 0 0

0 ā[[] 00 0 0 0 A 0 0 0 0 āA 0 00 0 0

0 0 A 0 H 0ž J ' 0 0 0 Ǻ B 0

@ J 0 00 4A A 0] Ǻ00B [4 0 0 0

0 āA 0 0A ' A 0000o 0 i 0 j 0 0A d 0

Ā _ x Ǻ B 0

@ 0 0 0 0 A 0 0 A000i l 4 0i 00j 00 B 0

l 4 0A z n i 0 j ' A 0 0y 0 4A _ i 0j 0

4 B āA 0 0 0 é āA 0 0Ǻ Ǻ 00 0

4 B l 00 0 0[[l 0l 0A x j g 0A 0

0 0 B ' ú 0v 0A 0 4 Ǻ A 0u 0v 0

B l 0A i l 00 0 m 0 0 A ' ú 0v ^ 0

0 A00R A ^ 0 0 u l 00 0 d 0 v 0] A 0

ü 0l 0m 0 0 ' A E C o 0 4 B 0

@ l 00 0 j i j 0āA 0 A V 0 0 B [4 ^ 0

s 0A ' H ~ ° 4 B 0 ' f 00 A [4 0 0 0

0 A 0 B 0 h ' 000 Ǻ 0 0 A 0 0s Ǻ 00

B 0

@ l 0A 00A R ° i j 00d 0 A ' ~ 0

0 00B J ° 0 A l 000 0 A 0y 00 00

0 0A 4 0 A 0 0v 4 B 0A K 0

0 00 0 A 0L A V 0 h q 00 B 0 A l 0 0

Ǻ A 0 l 0 4 B l 0A 0 0 i 0 ħ Ā j 0 0

0 0 0 0C 0 0 A m 0 A ' q " 0 i 0 0

0B 0

@ 0 A ' 4 B 00 0 0o A 0L q ' i 0A 0

j A L 0 0g Aā0E 0 A 0e q M Ǻ B 0 000

0 0 A 0A j ' E 0j 00 Ǻ B Z 0i 0 j ' 0A 0

0 ^ 0 j 4 B l 0A n 0A 0 0 00A l 0 0

0 0 Ǻ B 0 A q 0 i Č 0A 4 0N 0 00 āA 0

00 0 Ǻ 0 B 0A 0 A 0 A 0

X 0w00 V 0 0A 0 f 4A 0 fm 0 4 0

B ' J 0 0A 0 0 4A 0 0 Ǻ 0 0A 0 B 00400 0

B 0

@ l 0A { i j 0 0 0 4A 0} 0 q A 0 i 0

Ř 0 0 d ' 00B đ o 0 A 0 0 A o 00

A 0 0o āA 0 A 0 0 ' Č B 0

@ 0A 0 0 00A \ 0 0 A 0 0r [i j A 0 Ǻ 0

0 A 0 ' y 000 A v 0 4A 0 00 0 0 B B A 0

000 A m 0A ' 0 0r [0A 0 r [0 0] 0

B _ 0A 00 j 0 Ǻ 0 B āA 0r [0F A 0 A 0

i 0āj A Ǻ l 0 0] ^ A y s 0đ l ' 0

0 0A J A 0 0 āA 0 0 0 0 0 Ǻ B 0

A □ □ □ □ Ā □ □ A □ □ ŕ āA □ □ □
□ `e w Â □ A i v □ i j □ @ □ Ā B □
@ l □ A □ r [' □ L C □ v □ A @ i j B A □
□ □ A □ u □ □ □ A @ Y Ā B □ □ w i □ □ □
□ □ □ j j □ k o D Ā □ † B □
@ l ° □ A □ A □ A ā □ r [' L Ā i □ Ā j l □
B w F i ħ □ j ' □ A w □ A A ' A □ □
Ÿ V k † B □ V k □ A E □ □ □ □ ħ □ □ āA □ r [" □
° ` □ □ □ Ā □ B □ † □ A □ r [† □ B □
@ l □ A Z " | □ l □ D S □ □ āA b □ č z i j ^ □
Y Ā B L ' L □ □ □ A u g i □ j □ † v □ □ □
† B □ A V k □ A □ ħ □ □ A □ □ □ } āA □ A □ □ □
Ā □ r [□ □ □ A x A □ e □ q l i j □ □ □ □
□ A ' □ † { □ □ □ B □ □ □] Ě □ B □
@ □ □ † A { □ □ □] ĉ l □ S □ A | □ č s □
B āA □ □ A □ V k □ □ □ A □ é B □
A □ V k □ □ □] Ā □ A □ □ m □ B J i □ j A □
□ □ □ A □ □ □ é † B □ A N ' l □ A □
' † j l Ā A _ i □ j □ l □ □ □ □] □
A Ď □ o A □ l □ A □ □ A _ l □ † □ B □
A □ □ j " S □ □ □ A V k □ □ } □ ħ □ □ □ A □ R □
□ Ā † B □
@ l □ □ A _ □ A □ V k l □ □ † □ □ □ B] āA □ □
□ □ A P ' □ ħ Ā Ā □ m □ B l □ □ □ Ā □ A □
J □ □ A □ □ † A l □ □ † □ □] A □ N □ □ □
□ □ † B _ □ @ l □ @ A l □ □ C † □ □ @ □
□ Y Ā † B □
@ † A l □ A □ □ āA □ A q □ r □ @ □
Đ i ħ Ā j □ □ □ A □ □ V k □ □ □ □ B V k □
□ @] □ B □
@ V k □ A □ l □ A □ Ÿ W i j □ □ † e □ □ □ @ r □ □
B □
@ u ^ A □ □ s B v □
@ l □ A V k r [□ □ □ Ā □ A Q Ā ž □ ē □ □ s □ † A □
l B V k □ A † l □ ^ č s □ B l □ A s □
□ □ āA □ B l □ r [' † A b A A □ □ □ □ B □
□ A □ □ A □ Ā B l □ □ □ A V k □ r □ † A □
□ □ | B x A { i □ j ' r □ □ A □ □ □ r † B □
@ u Ā B Ā B] B] □ □ @ □ B v □
@ l □ A V k □ □ A □ A □ □ āA | i □ □ j □ F □
° □ □ □ B □ A V k □ □ Ā B □ □ ž □ āA □
ó □ □ A A □ □ □ □ o □ □ A J āA □ □ □
□ X i □ □ j □ Ā B □ A l □ n É □ □ □ V k □ □ □
A S R A ' □ u □ x z Ā □] □ B āA ' □ □ A □

□ł□R Ā □S i □j □□ □Ā □B □c □
□A B A d āA □ ~ □ A 'A □ □ ž□ □ □
□ ł B łA l □A V k A □ A _ Ā] B□
@ u □□ g i τ j ' □ l □□ł□□ B □ ' □□ □
□□ B □ O □ āA □ □ □] □ □ □□ B B A□
□ □ łA Ā ^ A □□b □ ^ B v□
@ □A V k □A J A w □ āA □ ' l ° B□
□□□□ □ A H □ □A s Ō ě B □ A□łA w A□
@ □ □□□ O ł ł □ □ B □A łA A □
Ā ^ B □ A □A A i □ j □e □ □ A b b□
A l □ ` □ é B□
@ u □ □ Ā□A □ □ □ Ā□A□i □ j □ □ □v □
B v□
@ l □A V k □ O A } □□] B Ď] □ □A O □
A □ □□ □A S ' □□ é B □@ 'C F i j A□
□ □ ě □ B V k □A Ÿ □A □r [□ D i □j □
τ □ A□i ħ j □□K □ □ łA □ A □] □
B□
@ A l □ □τ□ □] □A □m □B A] l □
□A F @ '□□ A Ā l □□ ł B □A A □
□□□A □ l □ □ □□□ Ć ^ A i □j □] āA□
ci □ j □w □□s B u a □ Ď □□ □ A ł □
□s Ā □ B A □ □ □ □A □ □] łA □
τ A □□ Ā ě B □A □ ^ □ □
v □ B □ □A _ i □j łA d □ ł B□
A A ^ Ā □□v □ B □□ □ □A _ □
łA d □ □ ł B āA □d □ A □□
m Ā □ □A ^ □ Ā □ □ □v ł □
B [[V k □A ^ □ ě □] B□
@ l □A □ Aā□□ ' □ ł □ A R □ āA□
□b □ Ā B _ □A @ E □ ł□A □ j □ ^ □ □ □i □ cj □
C □ □ A Ā ě B A V □ Ā □ □A l □S □□A □
E C □ é B □@ A ' ł j □ Ā E C ł B □
āA A □ □ □ i j āA □V k □□E C □□A S R A□
□□ □ □ E C ł B l □A _ □ l □□□ □ □ □
□ ł□□ B □ ^ j □S] □A _ □□□] □A w A l□
□ o □ A □ Ů □□ o Ā B□
@ u □A B v□
@ V k □b □A l □} i j □ □ R O B āA □ O□
□o □A s ž□A E □ □ □ āA V k □ í □ j□□ □□A□
] B□
@ u ł□A □ i ħ □ j □ □ □□□B □ □ □A _ □
□ B v□
@ l □A □K A V k ' □ □ B □ A □ □□□ V□

□
more years, so we are looking for something to replace it, as we
□
don't want Project Gutenberg to be so dependent on one person.□

□
□
□
We need your donations more than ever!□

□
□
□
□
□
All donations should be made to "Project Gutenberg/CMU": and are□
□
tax deductible to the extent allowable by law. (CMU = Carnegie-□
□
Mellon University).□

□
□
□
For these and other matters, please mail to:□

□
□
□
Project Gutenberg□
□
P. O. Box 2782□
□
Champaign, IL 61825□

□
□
□
When all other email fails. . .try our Executive Director:□

□
Michael S. Hart <hart@pobox.com>□
□
hart@pobox.com forwards to hart@prairienet.org and archive.org□

□
if your mail bounces from archive.org, I will still see it, if□
□
it bounces from prairienet.org, better resend later on. . . .□

□
□

□

We would prefer to send you this information by email.□

□

□

□

*****□

□

□

□

To access Project Gutenberg etexts, use any Web browser□

□

to view <http://promo.net/pg>. This site lists Etexts by□

□

author and by title, and includes information about how□

□

to get involved with Project Gutenberg. You could also□

□

download our past Newsletters, or subscribe here. This□

□

is one of our major sites, please email hart@pobox.com,□

□

for a more complete list of our various sites.□

□

□

□

To go directly to the etext collections, use FTP or any□

□

Web browser to visit a Project Gutenberg mirror (mirror□

□

sites are available on 7 continents; mirrors are listed□

□

at <http://promo.net/pg>).□

□

□

□

Mac users, do NOT point and click, typing works better.□

□

□

□

Example FTP session:□

□

□

□

`ftp sunsite.unc.edu`□

```
□
login: anonymous□
□
password: your@login□
□
cd pub/docs/books/gutenberg□
□
cd etext90 through etext99□
□
dir [to see files]□
□
get or mget [to get files. . .set bin for zip files]□
□
GET GUTINDEX.?? [to get a year's listing of books, e.g.,
GUTINDEX.99]□
□
GET GUTINDEX.ALL [to get a listing of ALL books]□
□
□
□
***□
□
□
□
**Information prepared by the Project Gutenberg legal advisor**□
□
□
□
(Three Pages)□
□
□
□
□
□
□
***START**THE SMALL PRINT!**FOR PUBLIC DOMAIN ETEXTS**START***□
□
Why is this "Small Print!" statement here? You know: lawyers.□
□
They tell us you might sue us if there is something wrong with□
□
your copy of this etext, even if you got it for free from□
□
someone other than us, and even if what's wrong is not our□
□
```

fault. So, among other things, this "Small Print!" statement
disclaims most of our liability to you. It also tells you how
you can distribute copies of this etext if you want to.

BEFORE! YOU USE OR READ THIS ETEXT

By using or reading any part of this PROJECT GUTENBERG-tm
etext, you indicate that you understand, agree to and accept
this "Small Print!" statement. If you do not, you can receive
a refund of the money (if any) you paid for this etext by
sending a request within 30 days of receiving it to the person
you got it from. If you received this etext on a physical
medium (such as a disk), you must return it with your request.

ABOUT PROJECT GUTENBERG-TM ETEXTS

This PROJECT GUTENBERG-tm etext, like most PROJECT GUTENBERG-
tm etexts, is a "public domain" work distributed by Professor
Michael S. Hart through the Project Gutenberg Association at
Carnegie-Mellon University (the "Project"). Among other
things, this means that no one owns a United States copyright
on or for this work, so the Project (and you!) can copy and
distribute it in the United States without permission and
without paying copyright royalties. Special rules, set forth

below, apply if you wish to copy and distribute this etext
□
under the Project's "PROJECT GUTENBERG" trademark.□
□
□
□
To create these etexts, the Project expends considerable□
□
efforts to identify, transcribe and proofread public domain□
□
works. Despite these efforts, the Project's etexts and any□
□
medium they may be on may contain "Defects". Among other□
□
things, Defects may take the form of incomplete, inaccurate or□
□
corrupt data, transcription errors, a copyright or other□
□
intellectual property infringement, a defective or damaged□
□
disk or other etext medium, a computer virus, or computer□
□
codes that damage or cannot be read by your equipment.□
□
□
□
LIMITED WARRANTY; DISCLAIMER OF DAMAGES□
□
But for the "Right of Replacement or Refund" described below,□
□
[1] the Project (and any other party you may receive this□
□
etext from as a PROJECT GUTENBERG-tm etext) disclaims all□
□
liability to you for damages, costs and expenses, including□
□
legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR□
□
UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT,□
□
INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE□
□
OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE□
□

POSSIBILITY OF SUCH DAMAGES.

If you discover a Defect in this etext within 90 days of

receiving it, you can receive a refund of the money (if any)

you paid for it by sending an explanatory note within that

time to the person you received it from. If you received it

on a physical medium, you must return it with your note, and

such person may choose to alternatively give you a replacement

copy. If you received it electronically, such person may

choose to alternatively give you a second opportunity to

receive it electronically.

THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER

WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS

TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT

LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A

PARTICULAR PURPOSE.

Some states do not allow disclaimers of implied warranties or

the exclusion or limitation of consequential damages, so the

above disclaimers and exclusions may not apply to you, and you

may have other legal rights.

□

□

INDEMNITY□

□

You will indemnify and hold the Project, its directors,□

□

officers, members and agents harmless from all liability, cost□

□

and expense, including legal fees, that arise directly or□

□

indirectly from any of the following that you do or cause:□

□

[1] distribution of this etext, [2] alteration, modification,□

□

or addition to the etext, or [3] any Defect.□

□

□

□

DISTRIBUTION UNDER "PROJECT GUTENBERG-tm"□

□

You may distribute copies of this etext electronically, or by□

□

disk, book or any other medium if you either delete this□

□

"Small Print!" and all other references to Project Gutenberg,□

□

or:□

□

□

□

[1] Only give exact copies of it. Among other things, this□

□

requires that you do not remove, alter or modify the□

□

etext or this "small print!" statement. You may however,□

□

if you wish, distribute this etext in machine readable□

□

binary, compressed, mark-up, or proprietary form,□

□

including any form resulting from conversion by word pro-□

□

cessing or hypertext software, but only so long as□

□

"Small Print!" statement.□

□
□
□

[3] Pay a trademark license fee to the Project of 20% of the□
□
net profits you derive calculated using the method you□
□
already use to calculate your applicable taxes. If you□
□
don't derive profits, no royalty is due. Royalties are□
□
payable to "Project Gutenberg Association/Carnegie-Mellon□
□
University" within the 60 days following each□
□
date you prepare (or were legally required to prepare)□
□
your annual (or equivalent periodic) tax return.□

□
□
□

WHAT IF YOU *WANT* TO SEND MONEY EVEN IF YOU DON'T HAVE TO?□

□

The Project gratefully accepts contributions in money, time,□
□
scanning machines, OCR software, public domain etexts, royalty□
□
free copyright licenses, and every other sort of contribution□
□
you can think of. Money should be paid to "Project Gutenberg□
□
Association / Carnegie-Mellon University".□

□
□
□

*END*THE SMALL PRINT! FOR PUBLIC DOMAIN
ETEXTS*Ver.04.29.93*END*□

□
□
□
□
□
□

□
□
□
□
□
□
□
□

RASHOMON□

By AKUTAGAWA Ryunosuke□

□

A note from the digitizer□

□

This file is encoded in Japanese. Your computer must be Japanese-capable □

to read it.□

□

The text was taken from a 1917 edition which is naturally written in the □

traditional orthography with prewar kanji forms. I have taken the liberty □

of using postwar orthography and kanji forms, and have also added □ readings in parentheses where I considered them necessary.□

□

□

□

□

□

□

□

H □ V □

□

@ ' □ ㄗ B l ' l A ' h J □ □ Ā B @ L □
' □ □ A j ' 0 □ N □ B A X O h □ A □ □ ~ □ A □ □
□ C □ □ Ā B □ A □ H □ □ □ A j ' 0 □ A J □
s } □ G X q A O l □ □ □ ㄗ B □ A j ' 0 □
□ N □ B □

@ ^ □] □ A □ O N A s □ □ A n k □ 5 □ ' Y □ _ [□] □
□ Ā ç N B r ^ τ □ □ ㄗ B L □ □ A □
ō ž ā A ' 0 □ A □ i □ j □ □ □ A H □ □
d □ □ □ Ð d □ i j □ Ā □] □ ㄗ B □ n ㄗ □ A □
□ C □ □ □ A N Ā Ć □ □ □ B □ □ r □ Ā □
□ □ ā A □ K i j B □ l B □ □ □ □ □ □ A □
□ l A □ □ é ā A Ā Ć s □] K o B ł A □ □
□ □ □ A N ㄗ C ā A □ □ □ □ □ □ □ □ □ □
Ā □ ㄗ B □

@ □ □ □ □ A W □ è B □ □ A □ H □ □
□ ` ā A i c j □ e □ A τ □ Ā B □ □
□ A [Ā ž □ □ □ □ A □ Ě □ □ □ □ B □
□ A _ □ A □ □ □ □ l □ A □ □ ž B [[□ □ A x □
A H □ B B A X A □ A Ā ' □ □ □
□ B i □ □ A ' i j A _ X □ τ □ Ā ^ B □ □
□ i B i " □ í □ □ □ ' i j □ K □ ā A E □ j □ o □
A □ □ □ i □ c j C □ □ A □ A J ^ ž Ā □ □ □
B □

@ □ □ A u l J □ □ Ā v θ B A l □ A J □
ž i □ □ □ □] Ā □ □ B ž □ A _ □ A l □ □ A □ ž □
B □ l □ A l □ O □ □ o □ B O □ □ □ A s □
□ □ □ □ Ā B ' l A i N A g Ā l □ o □
□ ^ A □ □ □] g □ O □ □ B A u l J □ □ Ā v □
□] A u J □ ž □ □ □ l A s □ ā A r □ Ā v □
] A K ž B □ A " □ l □ □ □ ' ' l □

Sentimentalisme □ e B \ i j □ □ ž o J □ A □ □
□ □ B ł A l □ A [Ā □ □ □ □ □
□ ā [[] □ □ □ □ □ A □ □ □ □ ā A □ □ □ □ □
□ □ A □ H □ ž J ' □ □ □ Ā B □
@ J □ □ □ ł A A □] Ā □ □ B [ž □ □ □
□ ā A □ □ A ' A □ □ □ □ o O i □ j □ □ A d □
Ā _ x Ā B □

@ □ □ □ □ A □ □ A □ □ □ i l ž □ i □ □ j □ □ B □
l ž □ A z n i □ j ' A □ □ y □ ł A _ i □ j □
ž B ā A □ □ □ é ā A □ □ □ Ā Ā □ □ □
ž B l □ □ □ □ [[l □ l □ A x j g □ A □
□ □ B ' ú □ v □ A □ ž Ā A □ u □ v □
B l □ A i l □ □ □ m □ □ A ' ú □ v ^ □
□ A □ □ R A ' □ □ u l □ □ O □ d □ v □] A □
ü □ l □ m □ □ ' A E C o □ □ ž B □

@ l □ □ T i j □ ā A □ A V □ □ B [# ^ □
s □ A ' H ~ ° ž B □ ' f □ □ A [ž □ □ □
□ A □ B O h ' □ □ □ Ā □ □ A □ □ s Ā □ □
B □

@ l □ A □ □ A R ° ' i j □ □ d □ A ' ~ □
□ □ □ B J ° □ A l □ □ □ □ A □ y □ □ □ □
□ □ A ž □ A □ □ v ž B □ A K □
□ □ O □ A □ L A V O h q □ □ B □ A l □ □
Ā A □ l □ ž B l □ A ō □ i ŋ Ā j □ □
□ □ □ □ C □ □ A m □ A ' q " □ í □ □
□ B □

@ □ A ' ž B □ O □ □ o A □ L q ' i □ A □ □
j A L □ □ g A ā □ E □ A □ e q M Ā B O □ □ □

□ □ A □ A j ě □ j □ □ Ā B Z □ i ħ j ' □ A □
□ ^ □ j ž B l □ A n □ A □ □ □ □ A l □ □
□ □ Ā B □ A q O i Č □ A ž □ N □ □ □ ā □
□ □ □ Ā □ B □ A □ A □ A □
X □ w □ □ V □ □ A □ f ž A □ f m □ ž □
B ' j □ □ A □ □ t A □ □ Ā □ □ A □ B □ □ ž □ □
B □
@ l □ A { i j □ □ □ t A □ } □ q A □ i □
Ř □ □ d' □ □ B đ o □ A □ □ A o □ □
A O □ o ā A □ A O □ ' Č B □
@ □ A O □ □ □ A \ □ □ A □ □ r [i j A □ Ā □
□ A ů y □ □ □ A v □ ž A □ □ □ □ □ B B A □
□ □ □ A m □ A ' □ □ r [□ A □ r [□ □] □
B _ □ A □ □ j □ Ā □ B ā A □ r [□ F A □ A □
i □ ā j A Ā l □ □] ^ A y s □ đ l ` □
□ □ A J A □ □ ā A □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □ A □ □ ů ā A □ □ □
□ ' e w Ā □ A i v □ i j □ @ □ Ā B □
@ l □ A □ r [' □ L C □ v □ A @ i j B A □
□ □ A □ u □ □ □ A @ Y Ā B □ □ w i □ □ □
□ □ □ j j □ k o D Ā □ ž B □
@ l ° □ A □ A □ A ā □ r [' L Ā i □ Ā j l □
B w F i ħ □ j ' □ A w □ A A ' A □ □
Š V k ž B □ V k □ A E □ □ □ □ ħ □ □ ā A □ r [" □
° ` □ □ □ Ā □ B □ τ ' □ A □ r [ž □ B □
@ l □ A Z " | □ l □ D S □ □ ā A b □ č z i j ^ □
Y Ā B L ' L ů □ □ A u g i □ j □ τ v □ □ □
ž B □ A V k □ A ħ □ □ A □ □ □ } ā A □ A Ą □ □
Ā □ r [□ □ □ A x A □ e □ q l i j □ □ □ □
□ A ' □ τ { □ □ □ B □ □] ě □ B □
@ □ □ τ A { □ □] ĉ l □ S □ A | □ č s □
B ā A □ □ A □ V k □ □ □ A □ é B □
A □ V k □ □ □] Ā □ A □ □ m □ B J i □ j A □
□ □ □ □ A □ □ □ é ž B □ A N ' l □ A □
' ž j l Ā A _ i □ j □ l □ □ □ □ □ □
A Ď □ o A □ l □ A □ □ A _ l □ ž □ B □
A □ □ j " S □ □ □ A V k □ □ } □ ħ □ □ □ A □ R □
□ Ā ž B □
@ l □ □ A _ □ A □ V k l □ □ τ □ □ □ B] ā A □ □
□ □ A P ' □ ħ Ā Ā □ m □ B l □ □ □ Ā □ A □
J □ □ A □ □ t A l □ □ τ □ □] A □ ů □ □
□ □ ž B _ □ @ l □ @ A l □ □ C ž □ □ @ □
□ Y Ā ž B □
@ t A l □ A □ □ ā A □ A q □ я □ @ □

Đ i ʒ Â j □ □ □ A □ □ V k □ □ □ □ B V k □
□ @] □ B □
@ V k □ A □ l □ A □ Ŝ W i j □ □ ʒ e □ □ □ @ я □ □
B □
@ u ^ A □ □ s B v □
@ l □ A V k r [□ □ □ Â □ A Q Ā ʒ □ ē □ □ s □ ʒ A □
l B V k □ A ʒ l □ ^ č s □ B l □ A s □
□ □ ā A □ B l □ r [' ʒ A b A A □ □ □ □ B □
□ A □ □ A □ Ā B l □ □ □ A V k □ r □ ʒ A □
□ □ | B x A { i □ j ' r □ □ A □ □ □ r ʒ B □
@ u Ā B Ā B] B] □ □ @ □ B v □
@ l □ A V k □ □ A □ A □ □ ā A | i □ □ j □ F □
° □ □ □ □ B □ A V k □ □ Ā B □ □ ʒ □ ā A □
ó □ □ A A □ □ □ □ □ o □ □ A J ā A □ □
□ X i □ □ j □ Ā B □ A l □ n É □ □ □ V k □ □
A S R A ' □ u □ x z Ā □] □ B ā A ' □ □ A □
□ ʒ □ R Ā □ S i □ j □ □ □ □ Ā □ B □ c □
□ A B A d ā A □ ~ □ A ' A □ □ □ ʒ □ □ □
□ ʒ B ʒ A l □ A V k A □ A _ Ā] B □
@ u □ □ g i τ j ' □ l □ □ □ □ □ B □ ' □ □ □
□ □ B □ O □ ā A □ □ □] □ □ □ □ B B A □
□ □ ʒ A Ā ^ A □ □ b □ ^ B v □
@ □ A V k □ A J A w □ ā A □ ' l ° B □
□ □ □ □ □ A H □ □ A s Ō ʒ B □ A □ ʒ A w A □
@ □ □ □ □ O ʒ ʒ □ □ B □ A ʒ A A □
Ā ^ B □ A □ A A i □ j □ e □ □ A b b □
A l □ ` □ è B □
@ u □ □ □ Ā □ A □ □ □ □ Ā □ A □ i □ j □ □ □ □ v □
B v □
@ l □ A V k □ □ O A } □ □] B Ď] □ □ A O □
A □ □ □ □ A S ' □ □ é B □ @ ' C F i j A □
□ □ ʒ □ B V k □ A Ÿ □ A □ r [□ D i □ j □
τ □ A □ i ʒ j □ □ K □ □ ʒ A □ A □] □
B □
@ A l □ □ τ □ □] □ A □ m □ B A] l □
□ A F @ ' □ □ A Ā l □ □ ʒ B □ A A □
□ □ □ A □ l □ □ □ □ □ Ć ^ A i □ j □] ā A □
ci □ j □ w □ □ s B u a □ Ď □ □ □ A ʒ □
□ s Ā □ B A □ □ □ □ A □ □] ʒ A □
τ A □ □ Ā ʒ B □ A □ ^ □ □
v □ B □ □ A _ i □ j ʒ A d □ ʒ B □
A A ^ Ā □ □ v □ B □ □ □ □ A _ □
ʒ A d □ □ ʒ B ā A □ d □ A □ □
m Ā □ □ A ^ □ Ā □ □ □ v ʒ □

B [[V k □A ^□Ě □] B□
 @ l □A □ Aā□□ ' □ ě □ A R □ āA□
 □b □ Ě B _□A @ E □ ě□A □ j □^ □ □ □i □ cj □
 C □ □ A Ě ě B A V □ Ě □ □A l □S □□A □
 E C □è B □@ A ' ě ě □ Ě E C ě B □
 āA A □ □ □ i j āA □V k □□E C □□A S R A□
 □□ □ □ E C ě B l □A _ □ l □□□ □ □ □
 □ ě□□ B □ ^j □S] □A _ □□□] □A w A l□
 □ o □ A □ ° □□ o Ě B□
 @ u □A B v□
 @ V k □b □A l □} i j □ □ RÓ B āA □ 0□
 □o □A s ř□A E □ □ □ āA V k □í □ j□□ □□A□
] B□
 @ u ě□A □ i ě□ j □ □ □□□B □ □ □A _ □
 □ B v□
 @ l □A □K A V k ' □ □ B □ A □ □□□ V□
 k A r r [□ □R | B q ˇ A□ě□□□□ □ □ ě B□
 l □A □O F ' □ □ āA □□□} □ q ' □
 □ B□
 @ b A □□ □ | Ě V k A r [' A □ □ N □A □
 □ □ □ □ ě B V k □A □□K □ □A □□ □ □Ě □ A□
 □R Ě □ □A q ˇ Aě□čs B āA A□
 Z | i j□□ āA ' ` □B 0 □□A B A X i □
 □ j □ □ ě B□
 @ l □A □A J ` āA s ' □ □ □} ě B

Copyright © on or for this work, so the Project (and you!) can copy and

□
 distribute it in the United States without permission and
 □
 without paying copyright royalties. Special rules, set forth
 □
 below, apply if you wish to copy and distribute this etext
 □
 under the Project's "PROJECT GUTENBERG" trademark. □

□
 □
 □
 To create these etexts, the Project expends considerable
 □
 efforts to identify, transcribe and proofread public domain
 □
 works. Despite these efforts, the Project's etexts and any
 □

medium they may be on may contain "Defects". Among other things, Defects may take the form of incomplete, inaccurate or corrupt data, transcription errors, a copyright or other intellectual property infringement, a defective or damaged disk or other etext medium, a computer virus, or computer codes that damage or cannot be read by your equipment.

LIMITED WARRANTY; DISCLAIMER OF DAMAGES

But for the "Right of Replacement or Refund" described below, [1] the Project (and any other party you may receive this etext from as a PROJECT GUTENBERG-tm etext) disclaims all liability to you for damages, costs and expenses, including legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT, INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE POSSIBILITY OF SUCH DAMAGES.

If you discover a Defect in this etext within 90 days of receiving it, you can receive a refund of the money (if any) you paid for it by sending an explanatory note within that time to the person you received it from. If you received it

on a physical medium, you must return it with your note, and
such person may choose to alternatively give you a replacement
copy. If you received it electronically, such person may
choose to alternatively give you a second opportunity to
receive it electronically.

THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER
WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS
TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT
LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A
PARTICULAR PURPOSE.

Some states do not allow disclaimers of implied warranties or
the exclusion or limitation of consequential damages, so the
above disclaimers and exclusions may not apply to you, and you
may have other legal rights.

INDEMNITY

You will indemnify and hold the Project, its directors,
officers, members and agents harmless from all liability, cost
and expense, including legal fees, that arise directly or
indirectly from any of the following that you do or cause:

[1] distribution of this etext, [2] alteration, modification,
or addition to the etext, or [3] any Defect.

DISTRIBUTION UNDER "PROJECT GUTENBERG-tm"

You may distribute copies of this etext electronically, or by
disk, book or any other medium if you either delete this

"Small Print!" and all other references to Project Gutenberg,

or:

[1] Only give exact copies of it. Among other things, this

requires that you do not remove, alter or modify the

etext or this "small print!" statement. You may however,

if you wish, distribute this etext in machine readable

binary, compressed, mark-up, or proprietary form,

including any form resulting from conversion by word pro-

cessing or hypertext software, but only so long as

***EITHER*:**

[*] The etext, when displayed, is clearly readable, and

does ***not*** contain characters other than those

intended by the author of the work, although tilde

(~), asterisk (*) and underline (_) characters may

□ be used to convey punctuation intended by the□
□ author, and additional characters may be used to□
□ indicate hypertext links; OR□
□
□
□
□ [*] The etext may be readily converted by the reader at□
□ no expense into plain ASCII, EBCDIC or equivalent□
□ form by the program that displays the etext (as is□
□ the case, for instance, with most word processors);□
□ OR□

□
□
□
□ [*] You provide, or agree to also provide on request at□
□ no additional cost, fee or expense, a copy of the□
□ etext in its original plain ASCII form (or in EBCDIC□
□ or other equivalent proprietary form).□

□
□
□
□ [2] Honor the etext refund and replacement provisions of this□
□ "Small Print!" statement.□

□
□
□
□ [3] Pay a trademark license fee to the Project of 20% of the□
□ net profits you derive calculated using the method you□
□ already use to calculate your applicable taxes. If you□
□ don't derive profits, no royalty is due. Royalties are□
□

payable to "Project Gutenberg Association/Carnegie-Mellon
University" within the 60 days following each
date you prepare (or were legally required to prepare)
your annual (or equivalent periodic) tax return.

WHAT IF YOU *WANT* TO SEND MONEY EVEN IF YOU DON'T HAVE TO?

The Project gratefully accepts contributions in money, time,
scanning machines, OCR software, public domain etexts, royalty
free copyright licenses, and every other sort of contribution
you can think of. Money should be paid to "Project Gutenberg
Association / Carnegie-Mellon University".

*END*THE SMALL PRINT! FOR PUBLIC DOMAIN
ETEXTS*Ver.04.29.93*END*

RASHOMON

By AKUTAGAWA Ryunosuke

A note from the digitizer

This file is encoded in Japanese. Your computer must be Japanese-capable to read it.

The text was taken from a 1917 edition which is naturally written in the traditional orthography with prewar kanji forms. I have taken the liberty

of using postwar orthography and kanji forms, and have also added readings in parentheses where I considered them necessary.

H V

@ ' ǂ B l ' l A ' h J ǂ ǂ Ā B @ L

' ǂ ǂ A j ' ǂ ǂ ǂ N ǂ ǂ B A X O h ǂ ǂ A ǂ ǂ ~ ǂ ǂ A ǂ ǂ

ǂ C ǂ ǂ Ā B ǂ ǂ A ǂ ǂ H ǂ ǂ ǂ ǂ A j ' ǂ ǂ A J ǂ

s } ǂ G X q A O l ǂ ǂ ǂ ǂ ǂ ǂ ǂ ǂ B ǂ ǂ A j ' ǂ ǂ

ǂ N ǂ B

@ ^ ǂ ǂ ǂ ǂ A ǂ ǂ O N A s ǂ ǂ A n k ǂ ǂ ǂ ǂ ǂ Y ǂ ǂ _ [ǂ ǂ] ǂ

ǂ Ā ĉ N B r ^ τ ǂ ǂ ǂ ǂ ǂ ǂ B L ǂ ǂ ǂ A ǂ

ǂ ǂ ǂ ā A ' ǂ ǂ A ǂ ǂ i ǂ ǂ j ǂ ǂ ǂ ǂ ǂ A H ǂ ǂ ǂ

d ǂ ǂ ǂ ǂ ǂ d ǂ ǂ i j ǂ ǂ Ā ǂ ǂ ǂ ǂ ǂ B ǂ ǂ n ǂ ǂ ǂ A ǂ

ǂ C ǂ ǂ ǂ ǂ A N Ā Ć ǂ ǂ ǂ ǂ ǂ B ǂ ǂ ǂ r ǂ ǂ Ā ǂ

ǂ ǂ ā A ǂ K i j B ǂ l B ǂ ǂ ǂ ǂ ǂ ǂ ǂ A ǂ

ǂ l A ǂ ǂ ǂ é ā A Ā Ć s ǂ ǂ] K o B ł A ǂ ǂ

ǂ ǂ ǂ A N ǂ ǂ C ā A ǂ ǂ ǂ ǂ ǂ ǂ ǂ ǂ ǂ ǂ ǂ

ǂ Ā ǂ ǂ ǂ B ǂ

@ ǂ ǂ ǂ ǂ ǂ A W ǂ ǂ è B ǂ ǂ ǂ A ǂ ǂ H ǂ ǂ ǂ

ǂ ` ā A i c j ǂ ǂ e ǂ ǂ A τ ǂ ǂ Ā B ǂ ǂ ǂ

ǂ A [Ā ǂ ǂ ǂ ǂ ǂ ǂ ǂ A ǂ ǂ Ě ǂ ǂ ǂ ǂ ǂ B ǂ

ǂ A _ ǂ A ǂ ǂ ǂ ǂ l ǂ A ǂ ǂ ǂ ǂ ǂ B [[ǂ ǂ A x ǂ

A H ǂ B B A X A ǂ A Ā ' ǂ ǂ ǂ

ǂ Bi ǂ ǂ A ' i j A _ X ǂ τ ǂ Ā ^ B l ǂ

ǂ i Bi " ǂ i ǂ ǂ ǂ ' i j ǂ K ǂ ā A E ǂ j ǂ o ǂ

A ǂ ǂ ǂ i ǂ ǂ c j C ǂ ǂ ǂ A ǂ ǂ A J ^ ǂ ǂ Ā ǂ ǂ ǂ

B ǂ

@ ǂ ǂ A u l J ǂ ǂ Ā v ǂ ǂ B A l ǂ ǂ A J ǂ

ǂ i ǂ ǂ ǂ ǂ ǂ] Ā ǂ ǂ B ǂ ǂ ǂ A _ ǂ A l ǂ ǂ ǂ A ǂ ǂ ǂ ǂ

B ǂ l ǂ A l ǂ ǂ ǂ o ǂ ǂ B O ǂ ǂ ǂ ǂ A s ǂ

□ □ □ □ Ā B ' l A i N A g Ā l □ o □
□ ^ A □ □ □] g □ 0 □ □ B A u l J □ □ Ā v □
□] A u J □ ž □ □ □ l A s □ ā A r □ Ā v □
] A K ž B □ A " □ l □ □ ' ' l □

Sentimentalime □ e B \ i j □ □ ž o J □ A □ □

□ □ B ł A l □ A [Ā □ □ □ □ □
□ ā [[] □ □ □ □ □ A □ □ □ □ ā A □ □ □ □ □
□ □ A □ H □ ž J ' □ □ □ Ā B □
@ J □ □ □ ł A A □] Ā □ □ B [ž □ □ □
□ ā A □ □ A ' A □ □ □ □ o O i □ j □ □ A d □
Ā _ x Ā B □

@ □ □ □ □ A □ □ A □ □ □ i l ž □ i □ □ j □ □ B □

l ž □ A z n i □ j ' A □ □ y □ □ ł A _ i □ j □

ž B ā A □ □ □ é ā A □ □ □ Ā Ā □ □ □

ž B l □ □ □ □ [[l □ l □ A x j g □ A □

□ □ B ' ú □ v □ A □ ž Ā A □ u □ v □

B l □ A i l □ □ □ m □ □ A ' ú □ v ^ □

□ A □ □ R A ' □ □ u l □ □ O □ d □ v □] A □

ü □ l □ m □ □ ' A E C o □ □ ž B □

@ l □ □ □ j i j □ ā A □ A V □ □ B [# ^ □

s □ A ' H ~ ° ž B □ ' f □ □ A [ž □ □ □

□ A □ B O h ' □ □ □ Ā □ □ A □ □ s Ā □ □

B □

@ l □ A □ □ A R ° i j □ □ d □ A ' ~ □

□ □ □ B J ° □ A l □ □ □ □ A □ y □ □ □ □

□ □ A ž □ A □ □ v ž B □ A K □

□ □ 0 □ A □ L A V O h q □ □ B □ A l □ □

Ā A □ l □ ž B l □ A ō □ i ħ Ā j □ □

□ □ □ □ C □ □ A m □ A ' q " □ i □ □

□ B □

@ □ A ' ž B □ 0 □ □ o A □ L q ' i □ A l □

ĵ A L □ □ g A ā □ E □ A □ e q M Ā B O □ □ □

□ □ A □ A ĵ Ē □ j □ □ Ā B Z □ i ħ j ' □ A □

□ ^ □ j ž B l □ A n □ A □ □ □ □ A l □ □

□ □ Ā B □ A q O i Č □ A ž □ N □ □ □ ā A □

□ □ □ Ā □ B □ A □ A □ A □

X □ w □ □ V □ □ A □ f ž A □ f m □ □ ž □

B ' j □ □ A □ □ □ ł A □ □ □ Ā □ □ A □ B □ □ ž □ □

B □

@ l □ A { i j □ □ □ □ ł A □ } □ q A □ i □

Ř □ □ d ' □ □ B đ o □ A □ □ A o □ □

A O □ o ā A □ A O □ ' Č B □

@ □ A O □ □ □ A \ □ □ A □ □ r [i j A □ Ā □

□ A □ ' y □ □ □ A v □ □ ł A □ □ □ □ □ B B A □

□□□ A m □A '□ □r [□A □ r [□ □] □
B _□A □□ j □Ǻ □ B āA □r [□F A □ A□
i □āj A Ā l □ □] ^ A y s □đ l ` □
□ □A J A □ □ āA □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □A □ □ ŕ āA □ □ □
□ `e w Â □ A i v □ i j □ @ □ Ā B □
@ l □A □r [' □ L C □v □ A @ i j B A □
□ □A □u □□□A @ Y Ā B □ □ w i □□□
□ □ □ j j □ k o D Ā □ ǻ B □
@ l ° □A □ A □ Aā□r [' L Ā i □ Ā j l □
B w F i ħ □ j ' □ A w □ A A ' A □□
ŞV k ǻ B □ V k □A E □ □ □ □ ħ□□āA □r [" □
° ` □□□ Ā□B □τ' □A □r [ǻ □ B □
@ l □A Z " | □ l □ D S □□ āA b □čz i j ^ □
Y Ā B L ' L ŕ □□A u g i □ j □τ v □ □ □
ǻ B □A V k □A ħ□□A □□□} āA □ A □□□
Ā□r [□ □ □A x A □e □q l i j □□ □□
□A ' □τ { □ □ □B □ □] Ě □ B □
@ □ □τ A { □ □] ĉ l □ S □A | □ čs □
B āA □ □A □ V k □□ □ A □ é B □
A □ V k □□ □] Ā□A □ □ m □ B J i □ j A □
□ □ □ □ A □ □ □ é ǻ B □ A N ' l □A □
' ǻ j l Ā A _ i □ j □ l □□□ □] □
A Ď□□ A □ l □A □ □ A _ l □ ǻ □ B □
A□□j " S□□□A V k □ □ } □ħ□□□A □ R □
□ Ā ǻ B □
@ l □□A _ □A □ V k l □ □τ□ □ □ B] āA l □
□□A P ' □ħĀ Ā□ m □ B l □□ Ā□A □
J □ □A □ □ ǻA l □ □τ□ □] A □ Ń □ □
□ □ ǻ B _ □ @ l □ @ A l □□ C ǻ □ □ @ □
□ Y Ā ǻ B □
@ ǻA l □A □□ āA □ A q □я□ @ □
Đ i ħ Â j □ □ □ A □□ V k □□ □ □ B V k □
□ @] □ B □
@ V k □A □ l □A □ ŜW i j □□ ǻ e □ □ □ @ я□ □
B □
@ u ^ A □ □ s B v □
@ l □A V k r [□□□Ā □ A Q Āǻ □ ē □ □ s □ ǻA □
l B V k □A ǻ l □ ^ čs □ B l □ A s □
□□ āA □ B l □r [' ǻA b A A□□□ □B □
□A □ □A □ Ā B l □□ □ A V k □r □ ǻA □
□□ | B x A { i □ j ' ŕ □ □A □ □ □r ǻ B □
@ u Ā B Ā B] B] □□ @ □ B v □
@ l □A V k □ □A □ A □ □ āA | i □ □ j □ F □

° □□ □ B □ A V k □□Ǻ B □ □ž □ āA□
ó □□ A A □ □□□ □o □□ A J āA □□
□ X i □ □j □Ǻ B □A l □n É□□ □V k □ □
A S R A '□u □x z Ā □] □ B āA '□ □A□
□ž□R Ā □S i □j □□ □Ǻ □B □c □
□A B A d āA □ ~ □ A 'A □ □ ž□ □ □
□ ž B ŁA l □A V k A □ A _ Ā] B□
@ u □□ g i τ j ' □ l □□ž□□ B □ ' □□ □
□□ B □ O □ āA □ □ □] □ □ □□ B B A□
□ □ ŁA Ā ^ A □□b □ ^ B v□
@ □A V k □A J A w □ āA □ ' l ° B□
□□□□ □ A H □ □A s Ō ž B □ A□ŁA w A□
@ □ □□□ O ž ž □ □ B □A ŁA A □
Ā ^ B □ A □A A i □ j □e □ □ A b b□
A l □ `□è B□
@ u □ □ Ā□A □ □ □ Ā□A□i □ j □ □ □v □
B v□
@ l □A V k □ O A ž □□] B Ď] □ □A O □
A □ □□ □A S ' □□ è B □@ 'C F i j A□
□ □ ž □ B V k □A ž □A □r [□ D i □j □
τ □ A□i □j j □□K □ □ ŁA □ A □] □
B□
@ A l □ □τ□ □] □A □m □B A] l □
□A F @ '□□ A Ā l □□ ž B □A A □
□□□A □ l □ □ □□□ Ć ^ A i □j □] āA□
ci □ j □w □□s B u a □ Ď □□ □ A ž □
□s Ā □ B A □ □ □ □A □ □] žA □
τ A □□ Ā ž B □A □ ^ □ □
v □ B □ □A _ i □j žA d □ ž B□
A A ^ Ā □□v □ B □□ □ □A _ □
žA d □ □ ž B āA □d □ A □□
m Ā □ □A ^ □ Ā □ □ □v ž □
B [[V k □A ^ □Ě □] B□
@ l □A □ Aā□□ ' □ ž □ A R □ āA□
□b □ Ā B _ □A @ E □ ž□A □ j □ ^ □ □ □i □ cj □
C □ □ A Ā ž B A V □ Ā □ □A l □S □□A □
E C □è B □@ A ' ž j □ Ā E C ž B □
āA A □ □ □ i j āA □V k □□E C □□A S R A□
□□ □ □ E C ž B l □A _ □ l □□□ □ □ □
□ ž□□ B □ ^ j □S] □A _ □□□] □A w A l□
□ o □ A □ ' □ □□ o Ā B□
@ u □A B v□
@ V k □b □A l □} i j □ □ R Ó B āA □ O□
□o □A s ž□A E □ □ □ āA V k □í □ j□□ □□A□

□
[1] the Project (and any other party you may receive this□
□
etext from as a PROJECT GUTENBERG-tm etext) disclaims all□
□
liability to you for damages, costs and expenses, including□
□
legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR□
□
UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT,□
□
INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE□
□
OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE□
□
POSSIBILITY OF SUCH DAMAGES.□

□
□
□
If you discover a Defect in this etext within 90 days of□
□
receiving it, you can receive a refund of the money (if any)□
□
you paid for it by sending an explanatory note within that□
□
time to the person you received it from. If you received it□
□
on a physical medium, you must return it with your note, and□
□
such person may choose to alternatively give you a replacement□
□
copy. If you received it electronically, such person may□
□
choose to alternatively give you a second opportunity to□
□
receive it electronically.□

□
□
□
THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER□
□
WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS□
□
TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT□

□
LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A □
□
PARTICULAR PURPOSE. □

□
□
□
Some states do not allow disclaimers of implied warranties or □
□
the exclusion or limitation of consequential damages, so the □
□
above disclaimers and exclusions may not apply to you, and you □
□
may have other legal rights. □

□
□
□
INDEMNITY □

□
You will indemnify and hold the Project, its directors, □
□
officers, members and agents harmless from all liability, cost □
□
and expense, including legal fees, that arise directly or □
□
indirectly from any of the following that you do or cause: □
□
[1] distribution of this etext, [2] alteration, modification, □
□
or addition to the etext, or [3] any Defect. □

□
□
□
DISTRIBUTION UNDER "PROJECT GUTENBERG-tm" □

□
You may distribute copies of this etext electronically, or by □
□
disk, book or any other medium if you either delete this □
□
"Small Print!" and all other references to Project Gutenberg, □
□
or: □

□
□

□
[1] Only give exact copies of it. Among other things, this□
□ requires that you do not remove, alter or modify the□
□ etext or this "small print!" statement. You may however,□
□ if you wish, distribute this etext in machine readable□
□ binary, compressed, mark-up, or proprietary form,□
□ including any form resulting from conversion by word pro-□
□ cessing or hypertext software, but only so long as□
□ *EITHER*:

□
□
□
[*] The etext, when displayed, is clearly readable, and□
□ does *not* contain characters other than those□
□ intended by the author of the work, although tilde□
□ (~), asterisk (*) and underline (_) characters may□
□ be used to convey punctuation intended by the□
□ author, and additional characters may be used to□
□ indicate hypertext links; OR□

□
□
□
[*] The etext may be readily converted by the reader at□
□ no expense into plain ASCII, EBCDIC or equivalent□
□ form by the program that displays the etext (as is□
□ the case, for instance, with most word processors);□
□ OR□

□
you can think of. Money should be paid to "Project Gutenberg□

□
Association / Carnegie-Mellon University".□

□

□

□

*END*THE SMALL PRINT! FOR PUBLIC DOMAIN

ETEXTS*Ver.04.29.93*END*□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

RASHOMON□

By AKUTAGAWA Ryunosuke□

□

A note from the digitizer□

□

This file is encoded in Japanese. Your computer must be Japanese-
capable □

to read it.□

□

The text was taken from a 1917 edition which is naturally written in
the □

traditional orthography with prewar kanji forms. I have taken the
liberty □

of using postwar orthography and kanji forms, and have also added □
readings in parentheses where I considered them necessary.□

□

□

□

□

□

□

□

H □ V □

□

@ '□ ǰ B l ' l A ' n J □ □ Ā B @ L □
' □ □ A j ' 0 □ N □ B A X O h □ A □ □ ~ □ A □ □
□ C □ □ Ā B □ A □ H □ □ □ A j ' 0 □ A J □
s } □ G X q A O l □ □ □ ǰ B □ A j ' 0 □
□ N □ B □

@ ^ □] □ A □ O N A s □ □ A n k □ 5 □ ' Y □ _ [□] □
□ Ā ĉ N B r ^ τ □ □ ǰ B L □ □ A □
ō ǰ ā A ' 0 □ A □ i □ j □ □ □ A H □ □
d □ □ □ □ d □ i j □ Ā □] □ ǰ B □ n ǰ □ A □
□ C □ □ □ A N Ā Ć □ □ □ B □ □ r □ Ā □
□ □ ā A □ K i j B □ l B □ □ □ □ □ A □
□ l A □ □ é ā A Ā Ć s □] K o B ǰ A □ □
□ □ □ A N ǰ C ā A □ □ □ □ □ □ □ □ □
Ā ~ □ ǰ B □

@ □ □ □ □ A W □ è B □ □ A □ H □ □
□ ` ā A i c j □ e □ A τ □ Ā B □ □
□ A [Ā ǰ □ □ □ □ A □ Ě □ □ □ □ B □
□ A _ □ A □ □ □ l □ A □ □ ǰ B [[□ □ A x □
A H □ B B A X A □ A Ā ' □ □ □
□ B i □ □ A ' i j A _ X □ τ □ Ā ^ B l □
□ i B i " □ í □ □ □ ' i j □ K □ ā A E □ j □ o □
A □ □ □ i □ c j C □ □ A □ A J ǰ ǰ Ā □ □ □
B □

@ □ □ A u l J □ □ Ā v ǰ B A l □ A J □
ǰ i □ □ □ □] Ā □ □ B ǰ □ A _ □ A l □ □ A □ ǰ □
B □ l □ A l □ 0 □ □ o □ B 0 □ □ □ A s □
□ □ □ □ Ā B ' l A i N A g Ā l □ o □
□ ^ A □ □ □] g □ 0 □ □ B A u l J □ □ Ā v □
□] A u J □ ǰ □ □ □ l A s □ ā A r □ Ā v □
] A K ǰ B □ A " □ l □ □ □ ' l □

Sentimentalisme □ e B \ i j □ □ ǰ o J □ A □ □

□ □ B ǰ A l □ A [Ā □ □ □ □ □
□ ā [[] □ □ □ □ □ A □ □ □ □ ā A □ □ □ □ l □
□ □ A □ H □ ǰ J ' □ □ □ Ā B □

@ J □ □ □ ǰ A A □] Ā □ □ B [ǰ □ □ □
□ ā A □ □ A ' A □ □ □ □ o 0 i □ j □ □ A d □
Ā _ x Ā B □

@ □ □ □ □ A □ □ A □ □ □ i l ǰ □ i □ □ j □ □ B □
l ǰ □ A z n i □ j ' A □ □ y □ ǰ A _ i □ j □
ǰ B ā A □ □ □ é ā A □ □ □ Ā Ā □ □ □
ǰ B l □ □ □ □ [[l □ l □ A x j g □ A □
□ □ B ' ú □ v □ A □ ǰ Ā A □ u □ v □
B l □ A i l □ □ □ m □ □ A ' ú □ v ^ □

□ A□□R A˘□ □ u l □□ O □d □ v □] A□
ü□l □m □ □ 'A E C o □ ǣ B□
@ l □□ T j i j□āA □ A V □ □ B [#^□
s □A 'H ~° ǣ B □ 'f □□ A [ǣ□ □ □
□ A □ B O h '□□□ Ā □ □ A □ □s Ā □□
B□

@ l □A □□A R °'i j□□d □ A ˘□
□ □□B J °□ A l □□□ □ A □y □□ □□
□ □A ǣ□ A □ □v ǣ B □A K □
□ □O □ A □L A V O h q □□ B □ A l □ □
Ā A □ l □ ǣ B l □A ō □ i ʒ Ā j □ □
□ □ □ □C □ □ A m □ A 'q "□ i □ □
□B□

@ □ A ˘ ǣ B □O □ □o A □L q 'i □A l□
j A L □ □g Aā□E □ A □e q M Ā B O □□□
□ ų A □A j Ǝ □j □□ Ā B Z □i ʒ j '□A□
□ ^ □j ǣ B l □A n □A □ □ □□A l □ □
□ □ Ā B □ A q O i Č □A ǣ□N □ □□ āA□
□□ □ Ā □ B □A □ A □ A□
X □w□□ V □ □A □ f ǣA □ fm □ ǣ □
B ʒ □ □A □ □ ǣA □ □ Ā □ □A □ B □□ǣ□ □
B□

@ l □A { i j □ □ □ ǣA □} □ q A □ i □
Ř □ □ d' □□B đ o □ A □ □ A o □□
A O □o āA □ A O □ ' Č B□
@ □A O □ □□A \ □ □ A □ □r [i j A □ Ā □
□ A ų ʒ □□□ A v □ ǣA □ □□ □ □ B B A □
□□□ A m □A '□ □r [□A □ r [□ □] □
B _□A □□ j □Ā □ B āA □r [□F A □ A□
i □āj A Ā l □ □] ^ A y s □đ l ` □
□ □A J A □ □ āA □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □A □□ ų āA □ □ □
□ ʼ w Ā □ A i v □ i j □@ □Ā B□

@ l □A □r ['□ L C □v □ A @ i j B A□
□ □A □u □□□A @ Y Ā B □ □ w i □□□
□ □ □ j j □k o D Ā □ ǣ B□
@ l °□A □ A □ Aā□r ['L Ā i □Ā j l □
B w F i ʒ□ j '□ A w □ A A 'A □□
Ş V k ǣ B □V k □A E □ □□ □ ʒ□□āA □r ["□
° ` □□□ Ā□B □τ' □A □r [ǣ □ B□

@ l □A Z " | □l □D S □□ āA b □čz i j ^ □
Y Ā B L 'L ų □□A u g i □ j □τ v □ □ □
ǣ B □A V k □A ʒ□□A □□□} āA □ A □□□
Ā□r [□ □ □A x A □e □q l i j□□ □□

QA 'QT { Q Q QB Q Q] Ě Q BQ
@ Q QT A { Q Q] ĉ l QS QA | Q čs Q
B āA Q QA QV k Q Q QA Q é BQ
A QV k Q Q] ĀQA Q Q m Q B J i Qj A Q
Q Q Q A Q Q Q é ĺ B Q A N 'l QAQ
' ĺ j l Ā A _ i Qj Q l Q Q Q Q] Q
A Ďo A Q l QA Q Q A _ l Q ĺ Q BQ
AQj " SQQA V k Q Q} QjQA Q R Q
Q Ā ĺ BQ
@ l QA _QA QV k l Q QT Q Q B] āA IQ
QA P ' QĤĀ ĀQ m Q B l Q Q ĀQA Q
J Q QA Q Q ŁA l Q QT Q Q] A Q Ń Q Q
Q Q ĺ B _Q@ l Q@ A l Q Q C ĺ Q Q@ Q
QY Ā ĺ BQ
@ ŁA l QA Q Q āA Q A q QяQ @ Q
Đ i Ĥ Ā j Q Q Q A QV k Q Q Q QB V k Q
Q@] Q BQ
@ V k QA Q l QA QŜW i jQ Q ĺ e Q Q Q@ яQ Q
BQ
@ u ^ A Q Qs B vQ
@ l QA V k r [Q Q Ā Q A Q Āж Q ē Q Q s Q ŁAQ
l B V k QA ĺ l Q ^ čs Q B l QA s Q
Q Q āA Q B l Qr [' ŁA b A AQ Q QB Q
QA Q QA Q Ā B l Q Q QA V k Qr Q ŁA Q
Q Q | B x A { i Q j ' r Q QA Q Q Qr ĺ BQ
@ u Ā B Ā B] B] Q Q@ Q B vQ
@ l QA V k Q QA Q A Q Q āA | i Q Qj QF Q
° Q Q Q B Q A V k Q Q Ā B Q Qж Q āAQ
ó Q Q A A Q Q Q Qo Q Q A J āA Q Q
Q X i Q Qj Q Ā B QA l Qn É Q Q V k Q Q
A S R A ' Q u Qx z Ā Q] Q B āA ' Q QAQ
Q ĺ QR Ā QS i Qj Q Q Q Ā QB Qc Q
QA B A d āA Q ~ Q A ' A Q Q ж Q Q Q
Q ĺ B ŁA l QA V k A Q A _ Ā] BQ
@ u Q Q g i T j ' Q l Q Q ĺ Q Q B Q ' Q Q Q
Q Q B Q O Q āA Q Q Q] Q Q Q Q B B AQ
Q Q ŁA Ā ^ A Q Qb Q ^ B vQ
@ QA V k QA J A w Q āA Q ' l ° BQ
Q Q Q Q A H Q QA s Ō ĺ B Q AQ ŁA w AQ
@ Q Q Q Q O ĺ ĺ Q Q B QA ŁA A Q
Ā ^ B Q A QA A i Q j Qe Q Q A b bQ
A l Q ` Q é BQ
@ u Q Q ĀQA Q Q Q ĀQAQi Q j Q Q Qv Q
B vQ

@ l □ A V k □ O A } □ □] B Ď] □ □ A O □
A □ □ □ A S ' □ □ è B □ @ ' C F i j A □
□ □ ě □ B V k □ A Ÿ □ A □ r [□ D i □ j □
τ □ A □ i ħ j □ □ K □ □ Ł A □ A □] □
B □

@ A l □ □ τ □ □] □ A □ m □ B A] l □
□ A F @ ' □ □ A Ā l □ □ ě B □ A A □
□ □ □ A □ l □ □ □ □ □ Ć ^ A i □ j □] ā A □
c i □ j □ w □ □ s B u a □ Ď □ □ □ A ě □
□ s Ā □ B A □ □ □ □ A □ □] ě A □
τ A □ □ Ā ě B □ A □ ^ □ □
v □ B □ □ A _ i □ j ě A d □ ě B □
A A ^ Ā □ □ v □ B □ □ □ □ A _ □
ě A d □ □ ě B ā A □ d □ A □ □
m Ā □ □ A ^ □ Ā □ □ □ v ě □
B [[V k □ A ^ □ ě □] B □

@ l □ A □ A ā □ □ ' □ ě □ A R □ ā A □
□ b □ Ā B _ □ A @ E □ ě □ A □ j □ ^ □ □ □ i □ c j □
C □ □ A Ā ě B A V □ Ā □ □ A l □ S □ □ A □
E C □ è B □ @ A ' ě j □ Ā E C ě B □
ā A A □ □ □ i j ā A □ V k □ □ E C □ □ A S R A □
□ □ □ □ E C ě B l □ A _ □ l □ □ □ □ □ □
□ ě □ □ B □ ^ j □ S] □ A _ □ □ □] □ A w A l □
□ o □ A □ ' □ □ o Ā B □

@ u □ A B v □
@ V k □ b □ A l □ } i j □ □ R O B ā A □ O □
□ o □ A s ě □ A E □ □ □ ā A V k □ í □ j □ □ □ A □
] B □

@ u ě □ A □ i ħ j □ □ □ □ B □ □ □ A _ □
τ B v □
@ l □ A □ K A V k ' □ □ B □ A □ □ □ □ V □
k A r r [□ □ R | B q ^ A □ ě □ □ □ □ □ □ ě B □
l □ A □ O F ' □ □ ā A □ □ □ } □ q ' □
□ B □

@ b A □ □ □ | Ā V k A r [' A □ □ N □ A □
□ □ □ □ ě B V k □ A □ □ K □ □ A □ □ □ □ Ā □ A □
□ R Ā □ □ A q ^ A Ł □ č s B ā A A □
Z | i j □ □ ā A ' ` □ B O □ □ A B A X i □
□ j □ □ □ ě B □

@ l □ A □ A J ` ā A s ' □ □ □ } ě B

Copyright © licenses, and every other sort of contribution □

□

you can think of. Money should be paid to "Project Gutenberg" □

□

□ C □□ Ā B □ A □ H □□ □A j'0 □ A J □
s } □ G X q A O l □□□ ǂ B □ A j'0□
□N □ B□

@^□] □A □ O N A s □□A n k □ 5 □ 'Y □ _ [□] □

□Â ĉN B r^τ □□ ǂ□ B L □ □A □
ōǰ āA '0 □ A □ i □ j □□ □A H □□

d□□□d □ i j □ Ā □] □ǂ B □n ǂ □ A□
□C □□□A N ĀČ□□ □□ B □ □r □Ā □

□□ āA □K i j B□l B□□ □ □□□A □
□ l A □□ é āA Āčs □] K o B łA □□

□□ □A N ǂ C āA □ □□□ □□ □□□ □
Ā □ǂ B□

@ □□□□ A W □é B □ □A □ H □□
□ ` āA i c j □e □ A τ□ Ā B □□

□A [Ā ǂ □□ □□A □ Ě □□ □□ □ B □
□A _□A □□□ l □ A □□ǂ B [[□□A x□

A H □ B B A X A □ A Ā' □□□
□ Bi □ □A 'i j A _ X □ τ □ Ā^B l□

□ i Bi "□ i □□ □'i j □K □ āA E □j □o□
A □□ □i □ c j C □□ A □A J ǂǰ Ā□□ □

B□
@ □□ A u l J □□ Ā v θ B A l □A J □

ǂ i □□ □□] Ā□□ B ǂ □ A _□A l □□A □ ǂ □

B □ l □A l □0 □□ o □ B 0 □□ □A s □
□□ □□ Ā B 'l A i N A g Ā l □ o □

□^A □□ □] g □0 □□ B A u l J □□ Ā v□
□] A u J □ǂ□ □□ l A s □ āA r □ Ā v □

] A K ǂ B □ A "□l □□ 'l □
Sentimentalime □e B \ i j □□ ǂ o J □A □□

□□ B łA l □A [Ā □□□□□
□ ā[[] □□ □□□ A □□□□ āA □□□ □ l□

□□ A □ H □ǂ J '□□□ Ā B□
@ J □□□ łA A □] Ā□□B [ǂ□ □□

□ āA □ □A 'A □□□□o 0 i □ j □ □A d □
Ā _ x Ā B□

@ □□□□ A □□ A□□□i l ǂ □i □□j □□ B□
l ǂ □A z n i □ j 'A □ □y □ łA _ i □j □

ǂ B āA □□□ é āA □□Ā Ā □□□
ǂ B l □□□□ [l □l □A x j g □A □

□□ B ú □v □A □ ǂ Ā A □u □v □
B l □A i l □□□ m □□ A ú □v ^□

□ A□□R A ^□□ u l □□ 0 □d □ v □] A□
ü□l □m □□ 'A E C o □ǂ B□

@ l □□ ǂ i j□āA □ A V □□ B [ǂ^□

s □A 'H ~ ° ǰ B □ ' f □□ A [ǰ □ □ □
□ A □ B O h ' □□□ Ā □ □ A □ □ s Ā □ □
B □

@ l □A □□A R ° i j □□d □ A ~ □
□ □□B J ° □ A l □□□ □ A □ y □□ □□
□ □A ǰ □ A □ □ v ǰ B □A K □
□ □O □ A □L A V O h q □□ B □ A l □ □
Ā A □ l □ ǰ B l □A ō □ i ʒ Ā j □ □
□ □ □ □C □ □ A m □ A ' q " □ i □ □
□B □

@ □ A ~ ǰ B □O □ □o A □L q ' i □A l □
j A L □ □g Aā □E □ A □e q M Ā B O □□□
□ □ A □A j ʒ □j □□ Ā B Z □i ʒ j ' □A □
□ ^ □ j ǰ B l □A n □A □ □ □□A l □ □
□ □ Ā B □ A q O i Č □A ǰ □N □ □□ āA □
□□ □ Ā □ B □A □ A □ A □
X □w □□ V □ □A □ f ǰA □ f m □ ʒ □
B ʒ □ □A □ □ ǰA □ □ Ā □ □A □ B □□ǰ □ □
B □

@ l □A { i j □ □ □ ǰA □ } □ q A □ i □
R □ □ d ' □□B đ o □ A □ □ A o □□
A O □o āA □ A O □ ` Č B □
@ □A O □ □□A \ □ □ A □ □r [i j A □ Ā □
□ A □ ʒ y □□□ A v □ ǰA □ □□ □ □ B B A □
□□□ A m □A ' □ □r [□A □ r [□ □] □
B _ □A □□ j □ Ā □ B āA □r [□F A □ A □
i □āj A Ā l □ □] ^ A y s □đ l ` □
□ □A J A □ □ āA □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □A □□ □ āA □ □ □
□ ` e w Ā □ A i v □ i j □ @ □ Ā B □

@ l □A □r [' □ L C □v □ A @ i j B A □
□ □A □u □□□A @ Y Ā B □ □ w i □□□
□ □ □ j j □ k o D Ā □ ǰ B □
@ l ° □A □ A □ Aā □r [' L Ā i □ Ā j l □
B w F i ʒ □ j ' □ A w □ A A ' A □□
ʒ V k ǰ B □ V k □A E □ □□ □ ʒ □□āA □r [" □
° ` □□□ Ā □B □r ' □A □r [ǰ □ B □

@ l □A Z " | □l □D S □□ āA b □čz i j ^ □
Y Ā B L ' L □ □ □A u g i □ j □r v □ □ □
ǰ B □A V k □A ʒ □□A □□□ } āA □ A □ □□
Ā □r [□ □ □A x A □e □q l i j □□ □□
□A ' □r { □ □ □B □ □ } Ě □ B □
@ □ □r A { □ □ } ĉ l □S □A | □ čs □
B āA □ □A □V k □□ □ A □ é B □

A QV k [] ĀA [] m [] B J i [] j A []
[] [] A [] [] é ě B [] A N ' l [] A []
' ě j l Ā A _ i [] j [] l [] [] [] [] []
A Ďo A [] l [] A [] [] A _ l [] ě [] B []
A [] j " S [] [] A V k [] [] ě [] [] A [] R []
[] Ā ě B []

@ l [] A _ [] A QV k l [] [] [] [] B] āA l []
[] A P ' ě Ā Ā m [] B l [] [] ĀA []
J [] [] A [] [] ěA l [] [] [] [] A [] Ń [] []
[] [] ě B _ [] @ l [] @ A l [] [] C ě [] [] @ []
[] Y Ā ě B []

@ ěA l [] A [] [] āA [] A q [] я [] @ []
Đ i ě Ā j [] [] [] A [] QV k [] [] [] B V k []
[] @] [] B []

@ V k [] A [] l [] A [] ŜW i j [] [] ě e [] [] [] @ я [] []
B []

@ u ^ A [] [] s B v []

@ l [] A V k r [[] [] Ā [] A Q Ā ě [] [] [] [] s [] ěA []
l B V k [] A ě l [] ^ ěs [] B l [] A s []

[] [] āA [] B l [] r [' ěA b A A [] [] [] B []
[] A [] [] A [] Ā B l [] [] [] A V k [] r [] ěA []
[] [] | B x A { i [] j ' r [] [] A [] [] [] r ě B []

@ u Ā B Ā B] B] [] [] @ [] B v []

@ l [] A V k [] [] A [] A [] [] āA | i [] [] j [] F []

° [] [] [] B [] A V k [] [] Ā B [] [] ě [] āA []

ó [] [] A A [] [] [] [] o [] [] A J āA [] []

[] X i [] [] j [] Ā B [] A l [] n É [] [] QV k [] []

A S R A ' [] u [] x z Ā [] [] B āA ' [] [] A []

[] ě [] R Ā [] S i [] j [] [] [] Ā [] B [] c []

[] A B A d āA [] ~ [] A ' A [] [] [] ě [] [] []

[] ě B ěA l [] A V k A [] A _ Ā] B []

@ u [] [] g i τ j ' [] l [] [] [] [] B [] ' [] [] []

[] [] B [] [] [] āA [] [] [] [] [] [] B B A []

[] [] ěA Ā ^ A [] [] b [] ^ B v []

@ [] A V k [] A J A w [] āA [] ' l ° B []

[] [] [] [] A H [] [] A s Ō ě B [] A ěA w A []

@ [] [] [] [] O ě ě [] [] [] B [] A ěA A []

Ā ^ B [] A [] A A i [] j [] e [] [] A b b []

A l [] ` [] é B []

@ u [] [] [] ĀA [] [] [] ĀA [] i [] j [] [] [] v []
B v []

@ l [] A V k [] [] O A } [] [] B Ď] [] [] A O []

A [] [] [] A S ' [] [] [] é B [] @ ' C F i j A []

[] [] ě [] B V k [] A Ě [] A [] r [[] D i [] j []

τ □ A□i ḥ j □□K □ □ ŁA □ A □] □
B□
@ A l □ □τ□ □] □A □m □B A] l □
□A F @ '□□ A Ā l □□ ‡ B □A A □
□□□A □ l □ □ □□□ Ć ^ A i □j □] āA□
ci □ j □w □□s B u a □ Ď □□ □ A ‡ □
□s Ā □ B A □ □ □ □A □ □] ‡A □
τ A □□ Ā ‡ B □A □ ^ □ □
v □ B □ □A _ i □j ‡A d □ ‡ B□
A A ^ Ā □□v □ B □□ □ □A _ □
‡A d □ □ ‡ B āA □d □ A □□
m Ā □ □A ^ □ Ā □ □ □v ‡ □
B [[V k □A ^ □Ě □] B□
@ l □A □ Aā□□ ' □ ‡ □ A R □ āA□
□b □ Ā B _ □A @ E □ ‡□A □ j □ ^ □ □ □i □ cj □
C □ □ A Ā ‡ B A V □ Ā □ □A l □S □□A □
E C □è B □@ A ' ‡ j □ Ā E C ‡ B □
āA A □ □ □ i j āA □V k □□E C □□A S R A□
□□ □ □ E C ‡ B l □A _ □ l □□□ □ □ □
□ ‡□□ B □ ^ j □S] □A _ □□□] □A w A l□
□ o □ A □ ů □□ o Ā B□
@ u □A B v□
@ V k □b □A l □} i j □ □ RÓ B āA □ O□
□o □A s ž□A E □ □ □ āA V k □í □ j□□ □□A□
] B□
@ u ‡□A □ i ḥ□ j □ □ □□□B □ □ □A _ □
τ B v□
@ l □A □K A V k ' □ □ B □ A □ □□□ V□
k A r r [□ □R | B q ~ A□‡□□□□ □ □ ‡ B□
l □A □ O F ' □ □ āA □□□} □ q ' □
□ B□
@ b A □□ □ | Ā V k A r [' A □ □ N □A □
□ □ □ □ ‡ B V k □A □□K □ □A □□ □ □Ā□ A□
□R Ā □ □A q ~ AŁ□čs B āA A□
Z | i j□□ āA ' ` □B O □□A B A X i □
□ j □ □ ‡ B□
@ l □A □A J ` āA s ' □ □ □} ‡ B

Copyright © searched and analyzed, the copyright letters written, etc. This

projected audience is one hundred million readers. If our value per text is nominally estimated at one dollar then we produce \$

million dollars per hour this year as we release thirty-six text
files per month, or 432 more Etexts in 1999 for a total of 2000+
If these reach just 10% of the computerized population, then the
total should reach over 200 billion Etexts given away this year.

The Goal of Project Gutenberg is to Give Away One Trillion Etext
Files by December 31, 2001. [10,000 x 100,000,000 = 1 Trillion]

This is ten thousand titles each to one hundred million readers,
which is only ~5% of the present number of computer users.

At our revised rates of production, we will reach only one-third
of that goal by the end of 2001, or about 3,333 Etexts unless we
manage to get some real funding; currently our funding is mostly
from Michael Hart's salary at Carnegie-Mellon University, and an
assortment of sporadic gifts; this salary is only good for a few
more years, so we are looking for something to replace it, as we
don't want Project Gutenberg to be so dependent on one person.

We need your donations more than ever!

All donations should be made to "Project Gutenberg/CMU": and are

tax deductible to the extent allowable by law. (CMU = Carnegie-
Mellon University).

For these and other matters, please mail to:

Project Gutenberg

P. O. Box 2782

Champaign, IL 61825

When all other email fails. . .try our Executive Director:

Michael S. Hart <hart@pobox.com>

hart@pobox.com forwards to hart@prairienet.org and archive.org

if your mail bounces from archive.org, I will still see it, if

it bounces from prairienet.org, better resend later on. . . .

We would prefer to send you this information by email.

To access Project Gutenberg etexts, use any Web browser

to view <http://promo.net/pg>. This site lists Etexts by

author and by title, and includes information about how

to get involved with Project Gutenberg. You could also
download our past Newsletters, or subscribe here. This
is one of our major sites, please email hart@pobox.com,
for a more complete list of our various sites.

To go directly to the etext collections, use FTP or any
Web browser to visit a Project Gutenberg mirror (mirror
sites are available on 7 continents; mirrors are listed
at <http://promo.net/pg>).

Mac users, do NOT point and click, typing works better.

Example FTP session:

```
ftp sunsite.unc.edu
```

```
login: anonymous
```

```
password: your@login
```

```
cd pub/docs/books/gutenberg
```

```
cd etext90 through etext99
```

```
dir [to see files]
```

```
get or mget [to get files. . .set bin for zip files]
```

```
GET GUTINDEX.?? [to get a year's listing of books, e.g.,  
GUTINDEX.99]
```

□
GET GUTINDEX.ALL [to get a listing of ALL books]□

□
□
□

***□

□
□
□

Information prepared by the Project Gutenberg legal advisor□

□
□
□

(Three Pages)□

□
□
□
□
□

START**THE SMALL PRINT!**FOR PUBLIC DOMAIN ETEXTS**START□

□

Why is this "Small Print!" statement here? You know: lawyers.□

□

They tell us you might sue us if there is something wrong with□

□

your copy of this etext, even if you got it for free from□

□

someone other than us, and even if what's wrong is not our□

□

fault. So, among other things, this "Small Print!" statement□

□

disclaims most of our liability to you. It also tells you how□

□

you can distribute copies of this etext if you want to.□

□

□

□

BEFORE! YOU USE OR READ THIS ETEXT□

□

By using or reading any part of this PROJECT GUTENBERG-tm□

□

etext, you indicate that you understand, agree to and accept□

□

this "Small Print!" statement. If you do not, you can receive□

□
a refund of the money (if any) you paid for this etext by□
□
sending a request within 30 days of receiving it to the person□
□
you got it from. If you received this etext on a physical□
□
medium (such as a disk), you must return it with your request.□

□
□
□
ABOUT PROJECT GUTENBERG-TM ETEXTS□

□
This PROJECT GUTENBERG-tm etext, like most PROJECT GUTENBERG-□
□
tm etexts, is a "public domain" work distributed by Professor□
□
Michael S. Hart through the Project Gutenberg Association at□
□
Carnegie-Mellon University (the "Project"). Among other□
□
things, this means that no one owns a United States copyright□
□
on or for this work, so the Project (and you!) can copy and□
□
distribute it in the United States without permission and□
□
without paying copyright royalties. Special rules, set forth□
□
below, apply if you wish to copy and distribute this etext□
□
under the Project's "PROJECT GUTENBERG" trademark.□

□
□
□
To create these etexts, the Project expends considerable□
□
efforts to identify, transcribe and proofread public domain□
□
works. Despite these efforts, the Project's etexts and any□
□
medium they may be on may contain "Defects". Among other□
□
things, Defects may take the form of incomplete, inaccurate or□

□
corrupt data, transcription errors, a copyright or other□
□
intellectual property infringement, a defective or damaged□
□
disk or other etext medium, a computer virus, or computer□
□
codes that damage or cannot be read by your equipment.□

□
□
□
LIMITED WARRANTY; DISCLAIMER OF DAMAGES□

□
But for the "Right of Replacement or Refund" described below,□
□
[1] the Project (and any other party you may receive this□
□
etext from as a PROJECT GUTENBERG-tm etext) disclaims all□
□
liability to you for damages, costs and expenses, including□
□
legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR□
□
UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT,□
□
INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE□
□
OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE□
□
POSSIBILITY OF SUCH DAMAGES.□

□
□
□
If you discover a Defect in this etext within 90 days of□
□
receiving it, you can receive a refund of the money (if any)□
□
you paid for it by sending an explanatory note within that□
□
time to the person you received it from. If you received it□
□
on a physical medium, you must return it with your note, and□
□
such person may choose to alternatively give you a replacement□

□
copy. If you received it electronically, such person may□
□
choose to alternatively give you a second opportunity to□
□
receive it electronically.□

□
□
□
THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER□
□
WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS□
□
TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT□
□
LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A□
□
PARTICULAR PURPOSE.□

□
□
□
Some states do not allow disclaimers of implied warranties or□
□
the exclusion or limitation of consequential damages, so the□
□
above disclaimers and exclusions may not apply to you, and you□
□
may have other legal rights.□

□ □ □ INDEMNITY□

□
You will indemnify and hold the Project, its directors,□
□
officers, members and agents harmless from all liability, cost□
□
and expense, including legal fees, that arise directly or□
□
indirectly from any of the following that you do or cause:□
□
[1] distribution of this etext, [2] alteration, modification,□
□
or addition to the etext, or [3] any Defect.□

□
□
□

DISTRIBUTION UNDER "PROJECT GUTENBERG-tm"□

□

You may distribute copies of this etext electronically, or by□

□

disk, book or any other medium if you either delete this□

□

"Small Print!" and all other references to Project Gutenberg,□

□

or:□

□

□

□

[1] Only give exact copies of it. Among other things, this□

□

requires that you do not remove, alter or modify the□

□

etext or this "small print!" statement. You may however,□

□

if you wish, distribute this etext in machine readable□

□

binary, compressed, mark-up, or proprietary form,□

□

including any form resulting from conversion by word pro-□

□

cessing or hypertext software, but only so long as□

□

EITHER:□

□

□

□

[*] The etext, when displayed, is clearly readable, and□

□

does *not* contain characters other than those□

□

intended by the author of the work, although tilde□

□

(~), asterisk (*) and underline () characters may□

□

be used to convey punctuation intended by the□

□

author, and additional characters may be used to□

□
□ indicate hypertext links; OR□

□
□
□
[*] The etext may be readily converted by the reader at□
□ no expense into plain ASCII, EBCDIC or equivalent□
□ form by the program that displays the etext (as is□
□ the case, for instance, with most word processors);□
□ OR□

□
□
□
[*] You provide, or agree to also provide on request at□
□ no additional cost, fee or expense, a copy of the□
□ etext in its original plain ASCII form (or in EBCDIC□
□ or other equivalent proprietary form).□

□
□
□
[2] Honor the etext refund and replacement provisions of this□
□ "Small Print!" statement.□

□
□
□
[3] Pay a trademark license fee to the Project of 20% of the□
□ net profits you derive calculated using the method you□
□ already use to calculate your applicable taxes. If you□
□ don't derive profits, no royalty is due. Royalties are□
□ payable to "Project Gutenberg Association/Carnegie-Mellon□
□ University" within the 60 days following each□

□
date you prepare (or were legally required to prepare)□

□
your annual (or equivalent periodic) tax return.□

□

□

□

WHAT IF YOU *WANT* TO SEND MONEY EVEN IF YOU DON'T HAVE TO?□

□

The Project gratefully accepts contributions in money, time,□

□

scanning machines, OCR software, public domain etexts, royalty□

□

free copyright licenses, and every other sort of contribution□

□

you can think of. Money should be paid to "Project Gutenberg□

□

Association / Carnegie-Mellon University".□

□

□

□

*END*THE SMALL PRINT! FOR PUBLIC DOMAIN

ETEXTS*Ver.04.29.93*END*□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

□

RASHOMON□

By AKUTAGAWA Ryunosuke□

□

A note from the digitizer□

□

This file is encoded in Japanese. Your computer must be Japanese-
capable □

to read it.□

□

The text was taken from a 1917 edition which is naturally written in the □

traditional orthography with prewar kanji forms. I have taken the liberty □

of using postwar orthography and kanji forms, and have also added □ readings in parentheses where I considered them necessary.□

□

□

□

□

□

□

H □ V □

□

@ ' □ ǰ B l ' l A ' h J □ □ Ā B @ L □
' □ □ A j ' 0 □ N □ B A X O h □ A □ □ ~ □ A □ □
□ C □ □ Ā B □ A □ H □ □ □ A j ' 0 □ A J □
s } □ G X q A O l □ □ □ ǰ B □ A j ' 0 □
□ N □ B □

@ ^ □] □ A □ O N A s □ □ A n k □ 5 □ ' Y □ _ [□] □
□ Â ç N B r ^ τ □ □ ǰ □ B L □ □ A □
ō ǰ ā A ' 0 □ A □ i □ j □ □ □ A H □ □
d □ □ □ □ d □ i j □ Ā □] □ ǰ B □ n ǰ □ A □
□ C □ □ □ A N Ā Č □ □ □ B □ □ r □ Ā □
□ □ ā A □ K i j B □ l B □ □ □ □ □ A □
□ l A □ □ é ā A Ā č s □] K o B ł A □ □
□ □ □ A N ǰ C ā A □ □ □ □ □ □ □ □ □
Ā □ ǰ B □

@ □ □ □ □ A W □ è B □ □ A □ H □ □
□ ` ā A i c j □ e □ A τ □ Ā B □ □
□ A [Ā ǰ □ □ □ □ A □ Ě □ □ □ □ B □
□ A _ □ A □ □ □ l □ A □ □ ǰ B [[□ □ A x □
A H □ B B A X A □ A Ā ' □ □ □
□ B i □ □ A ' i j A _ X □ τ □ Ā ^ B □ □
□ i B i " □ í □ □ □ ' i j □ K □ ā A E □ j □ o □
A □ □ □ i □ c j C □ □ A □ A J ǰ ǰ Ā □ □ □
B □

@ □ □ A u l J □ □ Ā v ǰ B A l □ A J □
ǰ i □ □ □ □] Ā □ □ B ǰ □ A _ □ A l □ □ A □ ǰ □
B □ l □ A l □ 0 □ □ o □ B 0 □ □ □ A s □
□ □ □ □ Ā B ' l A i N A g Ā l □ o □
□ ^ A □ □ □] g □ 0 □ □ □ B A u l J □ □ Ā v □
□] A u J □ ǰ □ □ □ l A s □ ā A r □ Ā v □

] A K ž B □ A "□l □□ " l □
Sentimentalime □e B \ i j □ □ ž o J □A □ □
□ □ B łA l □A [Ā □ □ □ □ □
□ ā[[] □□ □ □ □ A □ □ □ □ āA □ □ □ □ l□
□ □ A □ H □ž J ' □ □ □ Ā B□
@ J □ □ □ łA A □] Ā□□B [ž □ □ □
□ āA □ □A ' A □□□□o O i □ j □ □A d □
Ā _ x Ā B□
@ □ □ □ □ A □ □ A□□□i l ž □i □□j □□ B□
l ž □A z n i □ j ' A □ □y □ □ łA _ i □j □
ž B āA □ □ □ é āA □ □ Ā Ā □ □ □
ž B l □□ □ □ [[l □l □A x j g □A □
□ □ B ú □v □A □ ž Ā A □u □v □
B l □A i l □□ □ m □ □ A ú □v ^ □
□ A□□R A ^ □ □ u l □□ O □d □ v □] A□
ü□l □m □ □ ' A E C o □ ž B□
@ l □□ Ť i j□āA □ A V □ □ B [# ^ □
s □A ' H ~ ° ž B □ ' f □□ A [ž □ □ □
□ A □ B O h ' □□□ Ā □ □ A □ □s Ā □ □
B□
@ l □A □□A R ° i j□□d □ A ^ □
□ □□B J ° □ A l □□□ □ A □y □□ □□
□ □A ž □ A □ □v ž B □A K □
□ □O □ A □L A V O h q □□ B □ A l □ □
Ā A □ l □ ž B l □A ō □ i Ť Ā j □ □
□ □ □ □C □ □ A m □ A ' q " □ i □ □
□B□
@ □ A ^ ž B □O □ □o A □L q ' i □A l□
j A L □ □g Aā□E □ A □e q M Ā B O □□□
□ □ A □A j ' E □j □□ Ā B Z □i Ť j ' □A□
□ ^ □j ž B l □A n □A □ □ □□A l □ □
□ □ Ā B □ A q O i Č □A ž □N □ □□ āA□
□□ □ Ā □ B □A □ A □ A□
X □w□□ V □ □A □ f žA □ fm □ ž □
B ' J □ □A □ □ łA □ □ Ā □ □A □ B □□ž □ □
B□
@ l □A { i j □ □ □ łA □} □ q A □ i □
R □ □ d' □□B đ o □ A □ □ A o □□
A O □o āA □ A O □ ` Č B□
@ □A O □ □□A \ □ □ A □ □r [i j A □ Ā □
□ A □ ' y □□□ A v □ žA □ □□ □ □ B B A □
□□□ A m □A ' □ □r [□A □ r [□ □] □
B _ □A □□ j □ Ā □ B āA □r [□F A □ A□
i □āj A Ā l □ □] ^ A y s □đ l ` □

□ □ A J A □ □ āA □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □ A □ □ ŕ āA □ □ □
□ `e w Â □ A i v □ i j □ @ □ Ā B □
@ l □ A □ r [' □ L C □ v □ A @ i j B A □
□ □ A □ u □ □ □ A @ Y Ā B □ □ w i □ □ □
□ □ □ j j □ k o D Ā □ † B □
@ l ° □ A □ A □ A ā □ r [' L Ā i □ Ā j l □
B w F i ħ □ j ' □ A w □ A A ' A □ □
Ş V k † B □ V k □ A E □ □ □ □ ħ □ □ āA □ r [" □
° ` □ □ □ Ā □ B □ τ ' □ A □ r [† □ B □
@ l □ A Z " | □ l □ D S □ □ āA b □ č z i j ^ □
Y Ā B L ' L ŕ □ □ A u g i □ j □ τ v □ □ □
‡ B □ A V k □ A ħ □ □ A □ □ □ } āA □ A Œ □ □
Ā □ r [□ □ □ A x A □ e □ q l i j □ □ □ □
□ A ' □ τ { □ □ □ B □ □ □ } Ě □ B □
@ □ □ τ A { □ □ □ } ĉ l □ S □ A | □ č s □
B āA □ □ A □ V k □ □ □ A □ é B □
A □ V k □ □ □ □ } Ā □ A □ □ m □ B J i □ j A □
□ □ □ □ A □ □ □ □ é ‡ B □ A N ' l □ A □
' † j l Ā A _ i □ j □ l □ □ □ □ □ □
A Ď □ o A □ l □ A □ □ A _ l □ † □ B □
A □ □ j " S □ □ □ A V k □ □ □ } □ ħ □ □ □ A □ R □
□ Ā ‡ B □
@ l □ □ A _ □ A □ V k l □ □ τ □ □ □ B] āA l □
□ □ A P ' □ ħ Ā Ā □ m □ B l □ □ □ Ā □ A □
J □ □ A □ □ † A l □ □ τ □ □] A □ Ŋ □ □
□ □ † B _ □ @ l □ @ A l □ □ C † □ □ @ □
□ Y Ā ‡ B □
@ † A l □ A □ □ āA □ A q □ я □ @ □
Đ i ħ Ā j □ □ □ A □ □ V k □ □ □ □ B V k □
□ @] □ B □
@ V k □ A □ l □ A □ Œ W i j □ □ † e □ □ □ @ я □ □
B □
@ u ^ A □ □ s B v □
@ l □ A V k r [□ □ □ Ā □ A Q Ā ž □ ē □ □ s □ † A □
l B V k □ A † l □ ^ č s □ B l □ A s □
□ □ āA □ B l □ r [' † A b A A □ □ □ □ B □
□ A □ □ A □ Ā B l □ □ □ A V k □ r □ † A □
□ □ | B x A { i □ j ' r □ □ A □ □ □ r † B □
@ u Ā B Ā B] B] □ □ @ □ B v □
@ l □ A V k □ □ A □ A □ □ āA | i □ □ j □ F □
° □ 0 □ □ □ B □ A V k □ □ □ Ā B □ □ ž □ āA □
ó □ □ A A □ □ □ 0 □ o □ □ A J āA □ □
□ X i □ □ j □ Ā B □ A l □ n É □ □ □ V k □ □

A S R A 'u x z Ā] B āA ' A
 Ā R Ā S i j Ā B c
 A B A d āA ~ A 'A Ā] B
 Ā B ŁA l A V k A A _ Ā] B
 @ u g i τ j ' l B ']
 B O āA] B B A
 Ā A Ā ^ A b ^ B v
 @ A V k A J A w āA ' l ° B
 A H A s Ō ě B A ŁA w A
 @ O ě ě B A ŁA A
 Ā ^ B A A A i j e A b b
 A l ` é B
 @ u Ā A Ā A i j v
 B v
 @ l A V k O A }] B Ď] A O
 A A S ' é B @ ' C F i j A
 ě B V k A Ÿ A r [D i j
 τ A i ě j K Ā A]
 B
 @ A l τ] A m B A] l
 A F @ ' A Ā l ě B A A
 A l Ā ^ A i j] āA
 ci j w s B u a Ď A ě
 s Ā B A A] Ā A
 τ A Ā ě B A ^
 v B A _ i j Ā A d ě B
 A A ^ Ā v B A _
 Ā A d ě B āA d A
 m Ā A ^ Ā v ě
 B [[V k A ^ ě] B
 @ l A A ā ' ě A R āA
 b Ā B _ A @ E ě A j ^ i cj
 C A Ā ě B A V Ā A l S A
 E C é B @ A ' ě j Ā E C ě B
 āA A i j āA V k E C A S R A
 E C ě B l A _ l]
 ě B ^ j S] A _] A w A l
 o A ° o Ā B
 @ u A B v
 @ V k b A l ě i j R O B āA O
 o A s ě A E āA V k í j A
] B
 @ u ě A i ě j B B A _
 B v

@ l □A □K A V k ' □ □ B □ A □ □□□ V□
k A r r [□ □R | B q ~ A□±□□□□ □ □ ± B□
l □A □ O F ' □ □ āA □□□} □ q ' □
□ B□

@ b A □□ □| Ā V k A r [' A □ □N□A □
□ □ □ □ ± B V k □A □□K □ □A □□ □ □Ā□ A□
□R Ā □□A q ~ A±□čs B āA A□
Z | i j□□ āA ' ` □B O □□A B A X i □
□ j □ □ ± B□

@ l □A □A J ` āA s ' □ □ □} ± B

Copyright © royalties. Special rules, set forth□

□

below, apply if you wish to copy and distribute this etext□

□

under the Project's "PROJECT GUTENBERG" trademark.□

□

□

□

To create these etexts, the Project expends considerable□

□

efforts to identify, transcribe and proofread public domain□

□

works. Despite these efforts, the Project's etexts and any□

□

medium they may be on may contain "Defects". Among other□

□

things, Defects may take the form of incomplete, inaccurate or□

□

corrupt data, transcription errors, a copyright or other□

□

intellectual property infringement, a defective or damaged□

□

disk or other etext medium, a computer virus, or computer□

□

codes that damage or cannot be read by your equipment.□

□

□

□

LIMITED WARRANTY; DISCLAIMER OF DAMAGES□

□

But for the "Right of Replacement or Refund" described below,□

□

[1] the Project (and any other party you may receive this□

□

etext from as a PROJECT GUTENBERG-tm etext) disclaims all
liability to you for damages, costs and expenses, including
legal fees, and [2] YOU HAVE NO REMEDIES FOR NEGLIGENCE OR
UNDER STRICT LIABILITY, OR FOR BREACH OF WARRANTY OR CONTRACT,
INCLUDING BUT NOT LIMITED TO INDIRECT, CONSEQUENTIAL, PUNITIVE
OR INCIDENTAL DAMAGES, EVEN IF YOU GIVE NOTICE OF THE
POSSIBILITY OF SUCH DAMAGES.

If you discover a Defect in this etext within 90 days of
receiving it, you can receive a refund of the money (if any)
you paid for it by sending an explanatory note within that
time to the person you received it from. If you received it
on a physical medium, you must return it with your note, and
such person may choose to alternatively give you a replacement
copy. If you received it electronically, such person may
choose to alternatively give you a second opportunity to
receive it electronically.

THIS ETEXT IS OTHERWISE PROVIDED TO YOU "AS-IS". NO OTHER
WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE MADE TO YOU AS
TO THE ETEXT OR ANY MEDIUM IT MAY BE ON, INCLUDING BUT NOT
LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A

PARTICULAR PURPOSE.

□
□
□

Some states do not allow disclaimers of implied warranties or
□
the exclusion or limitation of consequential damages, so the
□
above disclaimers and exclusions may not apply to you, and you
□
may have other legal rights.□

□
□
□

INDEMNITY□

□

You will indemnify and hold the Project, its directors,□
□
officers, members and agents harmless from all liability, cost□
□
and expense, including legal fees, that arise directly or□
□
indirectly from any of the following that you do or cause:□

□

[1] distribution of this etext, [2] alteration, modification,□
□
or addition to the etext, or [3] any Defect.□

□
□
□

DISTRIBUTION UNDER "PROJECT GUTENBERG-tm"□

□

You may distribute copies of this etext electronically, or by□
□
disk, book or any other medium if you either delete this□
□

"Small Print!" and all other references to Project Gutenberg,□
□
or:□

□
□
□

[1] Only give exact copies of it. Among other things, this□
□

requires that you do not remove, alter or modify the
etext or this "small print!" statement. You may however,
if you wish, distribute this etext in machine readable
binary, compressed, mark-up, or proprietary form,
including any form resulting from conversion by word pro-
cessing or hypertext software, but only so long as
EITHER:

[*] The etext, when displayed, is clearly readable, and
does *not* contain characters other than those
intended by the author of the work, although tilde
(~), asterisk (*) and underline (_) characters may
be used to convey punctuation intended by the
author, and additional characters may be used to
indicate hypertext links; OR

[*] The etext may be readily converted by the reader at
no expense into plain ASCII, EBCDIC or equivalent
form by the program that displays the etext (as is
the case, for instance, with most word processors);
OR

[*] You provide, or agree to also provide on request at
no additional cost, fee or expense, a copy of the
etext in its original plain ASCII form (or in EBCDIC
or other equivalent proprietary form).

[2] Honor the etext refund and replacement provisions of this
"Small Print!" statement.

[3] Pay a trademark license fee to the Project of 20% of the
net profits you derive calculated using the method you
already use to calculate your applicable taxes. If you
don't derive profits, no royalty is due. Royalties are
payable to "Project Gutenberg Association/Carnegie-Mellon
University" within the 60 days following each
date you prepare (or were legally required to prepare)
your annual (or equivalent periodic) tax return.

WHAT IF YOU *WANT* TO SEND MONEY EVEN IF YOU DON'T HAVE TO?

The Project gratefully accepts contributions in money, time,
scanning machines, OCR software, public domain etexts, royalty
free copyright licenses, and every other sort of contribution
you can think of. Money should be paid to "Project Gutenberg

□ C □□ Ā B □ A □ H □□ □A j'0 □ A J □
s } □ G X q A O l □□□ ǰ B □ A j'0 □
□N □ B□

@^□] □A □ O N A s □□A n k □ 5 □ 'Y □ _ [□] □
□Â ĉN B r^τ □□ ǰ□ B L □ □A □
ōǰ āA '0 □ A □ i □ j □□ □A H □□
d□□□d □ i j □ Ā □] □ǰ B □n ǰ □ A□
□C □□□A N ĀČ□□ □□ B □ □r □Ā □
□□ āA □K i j B□l B□□ □ □□□A □
□ l A □□ é āA Āčs □] K o B łA □□
□□ □A N ǰ C āA □ □□□ □□ □□□ □
Ā □ǰ B□

@ □□□□ A W □é B □ □A □ H □□
□ ` āA i c j □e □□ A τ□ Ā B □□
□A [Ā ǰ □□ □□A □ Ě □□ □□ □ B □
□A _□A □□□ l □ A □□ǰ B [[□□A x□
A H □ B B A X A □ A Ā' □□□
□ Bi □ □A 'i j A _ X □ τ □ Ā^B l □
□ i Bi "□ i □□ □'i j □K □ āA E □j □o□
A □□ □i □ c j C □□ A □A J ǰǰ Ā□□ □
B□

@ □□ A u l J □□ Ā v ə B A l □A J □
ǰ i □□ □□] Ā□□ B ǰ □ A _□A l □□A □ ǰ □
B □ l □A l □0 □□ o □ B 0 □□ □A s □
□□ □□ Ā B' l A i N A g Ā l □ o □
□^A □□ □] g □0 □□ B A u l J □□ Ā v□
□] A u J □ǰ□ □□ l A s □ āA r □ Ā v □
] A K ǰ B □ A "□l □□ 'l □

Sentimentalisme □e B \ i j □□ ǰ o J □A □□

□□ B łA l □A [Ā □□□□□
□ ā[[] □□ □□□ A □□□□ āA □□□ □ l □
□□ A □ H □ǰ J' □□ □ Ā B□
@ J □□ □□ łA A □] Ā□□B [ǰ□ □□
□ āA □ □A 'A □□□□o 0 i □ j □ □A d □
Ā _ x Ā B□

@ □□□□ A □□ A□□□i l ǰ □i □□j □□ B□
l ǰ □A z n i □ j' A □ □y □ łA _ i □j □
ǰ B āA □□□ é āA □ □Ā Ā □□□
ǰ B l □□ □□ [[l □l □A x j g □A □
□□ B ú □v □A □ ǰ Ā A □u □v □
B l □A i l □□ □ m □□ A ú □v ^□
□ A□□R A ^□ □ u l □□ 0 □d □ v □] A□
ü□l □m □□ 'A E C o □ ǰ B□
@ l □□ ǰ i j □āA □ A V □□ B [ǰ^□

s □A 'H ~ ° ǂ B □ ' f □□ A [ǂ □ □ □
□ A □ B O h ' □□□ Ā □ □ A □ □ s Ā □ □
B □
@ l □ A □□ A R ° i j □□ d □ A ~ □
□ □□ B J ° □ A l □□□ □ A □ y □□ □□
□ □ A ǂ □ A □ □ v ǂ B □ A K □
□ □ O □ A □ L A V O h q □□ B □ A l □ □
Ā A □ l □ ǂ B l □ A ō □ i ʒ Ā j □ □
□ □ □ □ C □ □ A m □ A ' q " □ i □ □
□ B □
@ □ A ~ ǂ B □ O □ □ o A □ L q ' i □ A l □
j A L □ □ g A ā □ E □ A □ e q M Ā B O □□□
□ □ A □ A j ʒ □ j □□ Ā B Z □ i ʒ j ' □ A □
□ ^ □ j ǂ B l □ A n □ A □ □ □□ A l □ □
□ □ Ā B □ A q O i Č □ A ǂ □ N □ □□ ā A □
□□ □ Ā □ B □ A □ A □ A □
X □ w □□ V □ □ A □ f ǂ A □ f m □ ʒ □
B ʒ □ □ A □ □ ǂ A □ □ Ā □ □ A □ B □□ ǂ □ □
B □
@ l □ A { i j □ □ □ ǂ A □ } □ q A □ i □
R □ □ d ' □□ B đ o □ A □ □ A o □□
A O □ o ā A □ A O □ ` Č B □
@ □ A O □ □□ A \ □ □ A □ □ r [i j A □ Ā □
□ A □ ʒ y □□□ A v □ ǂ A □ □□ □ □ B B A □
□□□ A m □ A ' □ □ r [□ A □ r [□ □] □
B _ □ A □□ j □ Ā □ B ā A □ r [□ F A □ A □
i □ ā j A Ā l □ □] ^ A y s □ đ l ` □
□ □ A J A □ □ ā A □ □ □ □ □ Ā B □
A □ □ □ □ Ā □ □ A □□ □ ā A □ □ □
□ ` e w Ā □ A i v □ i j □ @ □ Ā B □
@ l □ A □ r [' □ L C □ v □ A @ i j B A □
□ □ A □ u □□□ A @ Y Ā B □ □ w i □□□
□ □ □ j j □ k o D Ā □ ǂ B □
@ l ° □ A □ A □ A ā □ r [' L Ā i □ Ā j l □
B w F i ʒ □ j ' □ A w □ A A ' A □□
ʒ V k ǂ B □ V k □ A E □ □□ □ ʒ □□ ā A □ r [" □
° ` □□□ Ā □ B □ τ ' □ A □ r [ǂ □ B □
@ l □ A Z " | □ l □ D S □□ ā A b □ č z i j ^ □
Y Ā B L ' L □ □ □ A u g i □ j □ τ v □ □ □
ǂ B □ A V k □ A ʒ □□□ A □□□ } ā A □ A □ □ □
Ā □ r [□ □ □ A x A □ e □ q l i j □□ □□
□ A ' □ τ { □ □ □ B □ □ } Ě □ B □
@ □ □ τ A { □ □ } ĉ l □ S □ A | □ č s □
B ā A □ □ A □ V k □□ □ A □ é B □

A QV k 00 0] ĀQA 0 0 m 0 B J i 0j A 0
0 00 0 A 0 0 0 é ě B 0 A N 'l 0A0
' ě j l Ā A _ i 0j 0 l 000 0] 0
A Ď0o A 0 l 0A 0 0 A _ l 0 ě 0 B0
A00j" S000A V k 0 0} 0ĥ000A 0 R 0
0 Ā ě B0

@ l 00A _0A QV k l 0 0τ0 0 0 B] āA l0
00A P '0ĥĀ Ā0 m 0 B l 00 Ā0A 0
J 0 0A 0 0 ŁA l 0 0τ0 0] A 0 Ń 0 0
0 0 ě B _0@ l 0@ A l 00 C ě 0 0@ 0
0Y Ā ě B0

@ ŁA l 0A 00 āA 0 A q 0я0 @ 0
Đ i ĥ Ā j 0 0 0 A 00V k 00 0 0B V k 0
0@] 0 B0

@ V k 0A 0 l 0A 0ŜW i j00ě e 0 0 0@ я0 0
B0

@ u ^ A 0 0s B v0

@ l 0A V k r [000Ā 0 A Q Āĵ 0ē 0 0 s 0 ŁA0
l B V k 0A ě l 0 ^ ěs 0 B l 0 A s 0

00 āA 0 B l 0r [' ŁA b A A000 0B 0
0A 0 0A 0 Ā B l 00 0 A V k 0r 0 ŁA 0
00 | B x A { i 0 j 'r 0 0A 0 0 0r ě B0

@ u Ā B Ā B] B] 00@ 0 B v0

@ l 0A V k 0 0A 0 A 0 0 āA | i 0 0j 0F 0

°00 00 0 B 0 A V k 00Ā B 0 0ĵ 0 āA0

ó 00 A A 0 000 0o 00 A J āA 00

0 X i 0 0j 0Ā B 0A l 0n É00 0V k 0 0

A S R A '0u 0x z Ā 0] 0 B āA '0 0A0

0ě0R Ā 0S i 0j 00 0Ā 0B 0c 0

0A B A d āA 0 ~ 0 A 'A 0 0 ĵ0 0 0

0 ě B ŁA l 0A V k A 0 A _ Ā] B0

@ u 00 g i τ j ' 0 l 00ě00 B 0 ' 00 0

00 B 0 0 0 āA 0 0 0] 0 0 00 B B A0

0 0 ŁA Ā ^ A 00b 0 ^ B v0

@ 0A V k 0A J A w 0 āA 0 ' l ° B0

0000 0 A H 0 0A s 0 Ī ě B 0 A0ŁA w A0

@ 0 000 0 ě ě 0 0 B 0A ŁA A 0

Ā ^ B 0 A 0A A i 0 j 0e 0 0 A b b0

A l 0 `0é B0

@ u 0 0 Ā0A 0 0 0 Ā0A0i 0 j 0 0 0v 0
B v0

@ l 0A V k 0 0 A } 00] B Ď] 0 0A 0 0

A 0 00 0A S ' 00 é B 0@ 'C F i j A0

0 0 ě 0 B V k 0A Ÿ 0A 0r [0 D i 0j 0

T A i j k l A A]
 B
 @ A l t] A m B A] l
 A F @ ' A Ā l z B A A
 A l l Ć ^ A i j] ā A
 ci j w s B u a Ď A z
 s Ā B A A] Ā A
 T A Ā z B A ^
 v B A _ i j Ā d z B
 A A ^ Ā v B A _
 Ā d z B ā A d A
 m Ā A ^ Ā v z
 B [[V k A ^ Ě] B
 @ l A A ā ' z A R ā A
 b Ā B _ A @ E z A j ^ i cj
 C A Ā z B A V Ā A l S A
 E C è B @ A ' z j Ā E C z B
 ā A A i j ā A V k E C A S R A
 E C z B l A _ l
 z B ^ j S] A _] A w A l
 o A ' o Ā B
 @ u A B v
 @ V k b A l } i j R O B ā A O
 o A s ž A E ā A V k í j A
] B
 @ u z A i j j B B A _
 T B v
 @ l A k A V k ' B A V
 k A r r [R | B q ~ A z B
 l A O F ' ā A } q '
 B
 @ b A | Ā V k A r [' A N A
 z B V k A k A A Ā A
 R Ā q ~ A ě s B ā A A
 Z | i j ā A ' ` B O A B A X i
 j z B
 @ l A A J ` ā A s ' } z B

Copyright © letters written, etc. This
 Copyright © royalties. Special rules, set forth
 Copyright © licenses, and every other sort of contribution

Copyright (C) 2006 by Rob Landley <rob@landley.net>
 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 ...

Apache License 2.0

Copyright © 2021 Splunk Inc.

Copyright © 2025 Splunk Inc.

Copyright © yyyy} {name of copyright owner}

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/> TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"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 ...

MIT License

Copyright © Microsoft Corporation.

Copyright © Microsoft Corporation.

Copyright © 2011 - 2015 Dustin Diaz <dustin@dustindiaz.com>

Copyright © Copyright (c) 2006-2010 [Valerio Proietti] (<http://mad4milk.net/>).

Copyright © 2006-2010 Valerio Proietti] (<http://mad4milk.net/>).

Copyright © 2006 Dean Edwards, [GNU Lesser General Public License] (<http://opensource.org/licenses/lgpl-license.php>)

Copyright © 2005-2007 Sam Stephenson, [MIT License] (<http://opensource.org/licenses/mit-license.php>)

Copyright © 2011 John Resig

Copyright © 2011 The Dojo Foundation

Copyright © Tero Piirainen (tipiirai)

MIT License

Copyright (c) <year> <copyright holders>

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

The above...