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**OPEN SOURCE SOFTWARE NOTICE**

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GetSimpleCMS 3.3.13

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# License 许可证

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 *Version 3, 29 June 2007*

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 *The licenses for most software and other practical works are designed*

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*any other work released this way by its authors. You can apply it to*

*your programs, too.*

 *When we speak of free software, we are referring to freedom, not*

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*have the freedom to distribute copies of free software (and charge for*

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*free programs, and that you know you can do these things.*

 *To protect your rights, we need to prevent others from denying you*

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*certain responsibilities if you distribute copies of the software, or if*

*you modify it: responsibilities to respect the freedom of others.*

 *For example, if you distribute copies of such a program, whether*

*gratis or for a fee, you must pass on to the recipients the same*

*freedoms that you received. You must make sure that they, too, receive*

*or can get the source code. And you must show them these terms so they*

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 *Developers that use the GNU GPL protect your rights with two steps:*

*(1) assert copyright on the software, and (2) offer you this License*

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 *For the developers' and authors' protection, the GPL clearly explains*

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 *Some devices are designed to deny users access to install or run*

*modified versions of the software inside them, although the manufacturer*

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*protecting users' freedom to change the software. The systematic*

*pattern of such abuse occurs in the area of products for individuals to*

*use, which is precisely where it is most unacceptable. Therefore, we*

*have designed this version of the GPL to prohibit the practice for those*

*products. If such problems arise substantially in other domains, we*

*stand ready to extend this provision to those domains in future versions*

*of the GPL, as needed to protect the freedom of users.*

 *Finally, every program is threatened constantly by software patents.*

*States should not allow patents to restrict development and use of*

*software on general-purpose computers, but in those that do, we wish to*

*avoid the special danger that patents applied to a free program could*

*make it effectively proprietary. To prevent this, the GPL assures that*

*patents cannot be used to render the program non-free.*

 *The precise terms and conditions for copying, distribution and*

*modification follow.*

 *TERMS AND CONDITIONS*

 *0. Definitions.*

 *"This License" refers to version 3 of the GNU General Public License.*

 *"Copyright" also means copyright-like laws that apply to other kinds of*

*works, such as semiconductor masks.*

 *"The Program" refers to any copyrightable work licensed under this*

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*"recipients" may be individuals or organizations.*

 *To "modify" a work means to copy from or adapt all or part of the work*

*in a fashion requiring copyright permission, other than the making of an*

*exact copy. The resulting work is called a "modified version" of the*

*earlier work or a work "based on" the earlier work.*

 *A "covered work" means either the unmodified Program or a work based*

*on the Program.*

 *To "propagate" a work means to do anything with it that, without*

*permission, would make you directly or secondarily liable for*

*infringement under applicable copyright law, except executing it on a*

*computer or modifying a private copy. Propagation includes copying,*

*distribution (with or without modification), making available to the*

*public, and in some countries other activities as well.*

 *To "convey" a work means any kind of propagation that enables other*

*parties to make or receive copies. Mere interaction with a user through*

*a computer network, with no transfer of a copy, is not conveying.*

 *An interactive user interface displays "Appropriate Legal Notices"*

*to the extent that it includes a convenient and prominently visible*

*feature that (1) displays an appropriate copyright notice, and (2)*

*tells the user that there is no warranty for the work (except to the*

*extent that warranties are provided), that licensees may convey the*

*work under this License, and how to view a copy of this License. If*

*the interface presents a list of user commands or options, such as a*

*menu, a prominent item in the list meets this criterion.*

 *1. Source Code.*

 *The "source code" for a work means the preferred form of the work*

*for making modifications to it. "Object code" means any non-source*

*form of a work.*

 *A "Standard Interface" means an interface that either is an official*

*standard defined by a recognized standards body, or, in the case of*

*interfaces specified for a particular programming language, one that*

*is widely used among developers working in that language.*

 *The "System Libraries" of an executable work include anything, other*

*than the work as a whole, that (a) is included in the normal form of*

*packaging a Major Component, but which is not part of that Major*

*Component, and (b) serves only to enable use of the work with that*

*Major Component, or to implement a Standard Interface for which an*

*implementation is available to the public in source code form. A*

*"Major Component", in this context, means a major essential component*

*(kernel, window system, and so on) of the specific operating system*

*(if any) on which the executable work runs, or a compiler used to*

*produce the work, or an object code interpreter used to run it.*

 *The "Corresponding Source" for a work in object code form means all*

*the source code needed to generate, install, and (for an executable*

*work) run the object code and to modify the work, including scripts to*

*control those activities. However, it does not include the work's*

*System Libraries, or general-purpose tools or generally available free*

*programs which are used unmodified in performing those activities but*

*which are not part of the work. For example, Corresponding Source*

*includes interface definition files associated with source files for*

*the work, and the source code for shared libraries and dynamically*

*linked subprograms that the work is specifically designed to require,*

*such as by intimate data communication or control flow between those*

*subprograms and other parts of the work.*

 *The Corresponding Source need not include anything that users*

*can regenerate automatically from other parts of the Corresponding*

*Source.*

 *The Corresponding Source for a work in source code form is that*

*same work.*

 *2. Basic Permissions.*

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*with facilities for running those works, provided that you comply with*

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*not control copyright. Those thus making or running the covered works*

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*and control, on terms that prohibit them from making any copies of*

*your copyrighted material outside their relationship with you.*

 *Conveying under any other circumstances is permitted solely under*

*the conditions stated below. Sublicensing is not allowed; section 10*

*makes it unnecessary.*

 *3. Protecting Users' Legal Rights From Anti-Circumvention Law.*

 *No covered work shall be deemed part of an effective technological*

*measure under any applicable law fulfilling obligations under article*

*11 of the WIPO copyright treaty adopted on 20 December 1996, or*

*similar laws prohibiting or restricting circumvention of such*

*measures.*

 *When you convey a covered work, you waive any legal power to forbid*

*circumvention of technological measures to the extent such circumvention*

*is effected by exercising rights under this License with respect to*

*the covered work, and you disclaim any intention to limit operation or*

*modification of the work as a means of enforcing, against the work's*

*users, your or third parties' legal rights to forbid circumvention of*

*technological measures.*

 *4. Conveying Verbatim Copies.*

 *You may convey verbatim copies of the Program's source code as you*

*receive it, in any medium, provided that you conspicuously and*

*appropriately publish on each copy an appropriate copyright notice;*

*keep intact all notices stating that this License and any*

*non-permissive terms added in accord with section 7 apply to the code;*

*keep intact all notices of the absence of any warranty; and give all*

*recipients a copy of this License along with the Program.*

 *You may charge any price or no price for each copy that you convey,*

*and you may offer support or warranty protection for a fee.*

 *5. Conveying Modified Source Versions.*

 *You may convey a work based on the Program, or the modifications to*

*produce it from the Program, in the form of source code under the*

*terms of section 4, provided that you also meet all of these conditions:*

 *a) The work must carry prominent notices stating that you modified*

 *it, and giving a relevant date.*

 *b) The work must carry prominent notices stating that it is*

 *released under this License and any conditions added under section*

 *7. This requirement modifies the requirement in section 4 to*

 *"keep intact all notices".*

 *c) You must license the entire work, as a whole, under this*

 *License to anyone who comes into possession of a copy. This*

 *License will therefore apply, along with any applicable section 7*

 *additional terms, to the whole of the work, and all its parts,*

 *regardless of how they are packaged. This License gives no*

 *permission to license the work in any other way, but it does not*

 *invalidate such permission if you have separately received it.*

 *d) If the work has interactive user interfaces, each must display*

 *Appropriate Legal Notices; however, if the Program has interactive*

 *interfaces that do not display Appropriate Legal Notices, your*

 *work need not make them do so.*

 *A compilation of a covered work with other separate and independent*

*works, which are not by their nature extensions of the covered work,*

*and which are not combined with it such as to form a larger program,*

*in or on a volume of a storage or distribution medium, is called an*

*"aggregate" if the compilation and its resulting copyright are not*

*used to limit the access or legal rights of the compilation's users*

*beyond what the individual works permit. Inclusion of a covered work*

*in an aggregate does not cause this License to apply to the other*

*parts of the aggregate.*

 *6. Conveying Non-Source Forms.*

 *You may convey a covered work in object code form under the terms*

*of sections 4 and 5, provided that you also convey the*

*machine-readable Corresponding Source under the terms of this License,*

*in one of these ways:*

 *a) Convey the object code in, or embodied in, a physical product*

 *(including a physical distribution medium), accompanied by the*

 *Corresponding Source fixed on a durable physical medium*

 *customarily used for software interchange.*

 *b) Convey the object code in, or embodied in, a physical product*

 *(including a physical distribution medium), accompanied by a*

 *written offer, valid for at least three years and valid for as*

 *long as you offer spare parts or customer support for that product*

 *model, to give anyone who possesses the object code either (1) a*

 *copy of the Corresponding Source for all the software in the*

 *product that is covered by this License, on a durable physical*

 *medium customarily used for software interchange, for a price no*

 *more than your reasonable cost of physically performing this*

 *conveying of source, or (2) access to copy the*

 *Corresponding Source from a network server at no charge.*

 *c) Convey individual copies of the object code with a copy of the*

 *written offer to provide the Corresponding Source. This*

 *alternative is allowed only occasionally and noncommercially, and*

 *only if you received the object code with such an offer, in accord*

 *with subsection 6b.*

 *d) Convey the object code by offering access from a designated*

 *place (gratis or for a charge), and offer equivalent access to the*

 *Corresponding Source in the same way through the same place at no*

 *further charge. You need not require recipients to copy the*

 *Corresponding Source along with the object code. If the place to*

 *copy the object code is a network server, the Corresponding Source*

 *may be on a different server (operated by you or a third party)*

 *that supports equivalent copying facilities, provided you maintain*

 *clear directions next to the object code saying where to find the*

 *Corresponding Source. Regardless of what server hosts the*

 *Corresponding Source, you remain obligated to ensure that it is*

 *available for as long as needed to satisfy these requirements.*

 *e) Convey the object code using peer-to-peer transmission, provided*

 *you inform other peers where the object code and Corresponding*

 *Source of the work are being offered to the general public at no*

 *charge under subsection 6d.*

 *A separable portion of the object code, whose source code is excluded*

*from the Corresponding Source as a System Library, need not be*

*included in conveying the object code work.*

 *A "User Product" is either (1) a "consumer product", which means any*

*tangible personal property which is normally used for personal, family,*

*or household purposes, or (2) anything designed or sold for incorporation*

*into a dwelling. In determining whether a product is a consumer product,*

*doubtful cases shall be resolved in favor of coverage. For a particular*

*product received by a particular user, "normally used" refers to a*

*typical or common use of that class of product, regardless of the status*

*of the particular user or of the way in which the particular user*

*actually uses, or expects or is expected to use, the product. A product*

*is a consumer product regardless of whether the product has substantial*

*commercial, industrial or non-consumer uses, unless such uses represent*

*the only significant mode of use of the product.*

 *"Installation Information" for a User Product means any methods,*

*procedures, authorization keys, or other information required to install*

*and execute modified versions of a covered work in that User Product from*

*a modified version of its Corresponding Source. The information must*

*suffice to ensure that the continued functioning of the modified object*

*code is in no case prevented or interfered with solely because*

*modification has been made.*

 *If you convey an object code work under this section in, or with, or*

*specifically for use in, a User Product, and the conveying occurs as*

*part of a transaction in which the right of possession and use of the*

*User Product is transferred to the recipient in perpetuity or for a*

*fixed term (regardless of how the transaction is characterized), the*

*Corresponding Source conveyed under this section must be accompanied*

*by the Installation Information. But this requirement does not apply*

*if neither you nor any third party retains the ability to install*

*modified object code on the User Product (for example, the work has*

*been installed in ROM).*

 *The requirement to provide Installation Information does not include a*

*requirement to continue to provide support service, warranty, or updates*

*for a work that has been modified or installed by the recipient, or for*

*the User Product in which it has been modified or installed. Access to a*

*network may be denied when the modification itself materially and*

*adversely affects the operation of the network or violates the rules and*

*protocols for communication across the network.*

 *Corresponding Source conveyed, and Installation Information provided,*

*in accord with this section must be in a format that is publicly*

*documented (and with an implementation available to the public in*

*source code form), and must require no special password or key for*

*unpacking, reading or copying.*

 *7. Additional Terms.*

 *"Additional permissions" are terms that supplement the terms of this*

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 *When you convey a copy of a covered work, you may at your option*

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 *All other non-permissive additional terms are considered "further*

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*received it, or any part of it, contains a notice stating that it is*

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*restriction, you may remove that term. If a license document contains*

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*License, you may add to a covered work material governed by the terms*

*of that license document, provided that the further restriction does*

*not survive such relicensing or conveying.*

 *If you add terms to a covered work in accord with this section, you*

*must place, in the relevant source files, a statement of the*

*additional terms that apply to those files, or a notice indicating*

*where to find the applicable terms.*

 *Additional terms, permissive or non-permissive, may be stated in the*

*form of a separately written license, or stated as exceptions;*

*the above requirements apply either way.*

 *8. Termination.*

 *You may not propagate or modify a covered work except as expressly*

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 *However, if you cease all violation of this License, then your*

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 *You are not required to accept this License in order to receive or*

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 *If, pursuant to or in connection with a single transaction or*

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*covered work, and grant a patent license to some of the parties*

*receiving the covered work authorizing them to use, propagate, modify*

*or convey a specific copy of the covered work, then the patent license*

*you grant is automatically extended to all recipients of the covered*

*work and works based on it.*

 *A patent license is "discriminatory" if it does not include within*

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*the Program, the only way you could satisfy both those terms and this*

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