**开源软件声明**

**OPEN SOURCE SOFTWARE NOTICE**

|  |  |  |  |
| --- | --- | --- | --- |
| **开源软件名称**  **OPEN SOURCE SOFTWARE NAME** | **开源软件版本**  **OPEN SOURCE SOFTWARE**  **VERSION** | **许可证名称**  **LICENCE NAME** | **开源软件的官网地址**  **OPEN SOURCE SOFTWARE WEBSITE** |
| mysql | 8.0.20 | GPLv2 | [https://dev.mysql.com](https://dev.mysql.com/downloads/mysql/) |
| redis | 6.0.16 | Apache License, Version 2.0 | https://redis.io/ |
| tendis | 2.5.0-rocksdb-v6.23.3 | GPLv3 | http://tendis.cn/ |
| kafka | 3.0.2 | GPLv2  CDDL | https://kafka.apache.org/ |
| MongoDB | 4.4.1 Community | SSPLv1 | https://www.mongodb.com/ |
| flink | 1.17.0 | Apache License, Version 2.0 | https://flink.apache.org/ |
| elasticsearch | 7.14.2 | Apache License, Version 2.0 | https://www.elastic.co/ |
| zookeeper | 3.5.9 | Apache License, Version 2.0 | https://zookeeper.apache.org/ |
| tomcat | 9.0.69 | Apache License, Version 2.0 | https://tomcat.apache.org/ |
| keepalived | 2.0.20 | GPLv2 | https://keepalived.org/ |

# Software 软件名称及软件版本

mysql 8.0.20  
redis 6.0.16  
tendis 2.5.0-rocksdb-v6.23.3  
kafka 3.0.2 (Commit:25b1aea02e37da14)  
MongoDB 4.4.1 Community  
flink 1.17.0   
elasticsearch 7.14.2  
zookeeper 3.5.9  
tomcat 9.0.69  
keepalived 2.0.20

# Copyright notice 版权声明

Copyright © 2018 MongoDB, Inc.

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

Copyright (c) 2000, 2023, Oracle and/or its affiliates.

# License 许可证

## GNU GENERAL PUBLIC LICENSE Version 2

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

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

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

Preamble

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

When we speak of free software, we are referring to freedom, not price. Our General

Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

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

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

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

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

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

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

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

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

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

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

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

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

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

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

NO WARRANTY

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

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

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

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

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

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

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

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

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

Also add information on how to contact you by electronic and paper mail.

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

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

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

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

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

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

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

## GNU GENERAL PUBLIC LICENSE Version 3

GNU General Public License version 3

Version 3.0

Submitted: June 29, 2007

Submitter: GNU GENERAL PUBLIC LICENSE

Approved: September 5, 2007

Board minutes

SPDX short identifier: GPL-3.0-only

Steward:Free Software Foundation

Link to license steward's version

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program–to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to 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 price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have 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 know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers’ and authors’ protection, the GPL clearly explains that there is no warranty for this free software. For both users’ and authors’ sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of 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 License. Each licensee is addressed as “you”. “Licensees” and “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.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction 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 License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered “further restrictions” within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this 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 provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An “entity transaction” is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party’s predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A “contributor” is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor’s “contributor version”.

A contributor’s “essential patent claims” are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, “control” includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor’s essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a “patent license” is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To “grant” such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. “Knowingly relying” means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient’s use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a 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 the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others’ Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

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

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy’s public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

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

16. Limitation of Liability.

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

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

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

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

<one line to give the program’s name and a brief idea of what it does.> Copyright (C) <year> <name of author> This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version. This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details. You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

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

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

The hypothetical commands `show w’ and `show c’ should show the appropriate parts of the General Public License. Of course, your program’s commands might be different; for a GUI interface, you would use an “about box”.

You should also get your employer (if you work as a programmer) or school, if any, to sign a “copyright disclaimer” for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

## Apache License

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 entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

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

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

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

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.

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

## Server Side Public License

Server Side Public License

VERSION 1, OCTOBER 16, 2018

Copyright © 2018 MongoDB, Inc.

Everyone is permitted to copy and distribute verbatim copies of this

license document, but changing it is not allowed.

TERMS AND CONDITIONS

0. Definitions.

“This License” refers to Server Side 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

License. Each licensee is addressed as “you”. “Licensees” and

“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.

All rights granted under this License are granted for the term of

copyright on the Program, and are irrevocable provided the stated

conditions are met. This License explicitly affirms your unlimited

permission to run the unmodified Program, subject to section 13. The

output from running a covered work is covered by this License only if the

output, given its content, constitutes a covered work. This License

acknowledges your rights of fair use or other equivalent, as provided by

copyright law. Subject to section 13, you may make, run and propagate

covered works that you do not convey, without conditions so long as your

license otherwise remains in force. You may convey covered works to

others for the sole purpose of having them make modifications exclusively

for you, or provide you with facilities for running those works, provided

that you comply with the terms of this License in conveying all

material for which you do not control copyright. Those thus making or

running the covered works for you must do so exclusively on your

behalf, under your direction 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

License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall be

treated as though they were included in this License, to the extent that

they are valid under applicable law. If additional permissions apply only

to part of the Program, that part may be used separately under those

permissions, but the entire Program remains governed by this License

without regard to the additional permissions. When you convey a copy of

a covered work, you may at your option remove any additional permissions

from that copy, or from any part of it. (Additional permissions may be

written to require their own removal in certain cases when you modify the

work.) You may place additional permissions on material, added by you to

a covered work, for which you have or can give appropriate copyright

permission.

Notwithstanding any other provision of this License, for material you add

to a covered work, you may (if authorized by the copyright holders of

that material) supplement the terms of this License with terms:

a) Disclaiming warranty or limiting liability differently from the

terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or

author attributions in that material or in the Appropriate Legal

Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or

requiring that modified versions of such material be marked in

reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or

authors of the material; or

e) Declining to grant rights under trademark law for use of some trade

names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material

by anyone who conveys the material (or modified versions of it) with

contractual assumptions of liability to the recipient, for any

liability that these contractual assumptions directly impose on those

licensors and authors.

All other non-permissive additional terms are considered “further

restrictions” within the meaning of section 10. If the Program as you

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

governed by this License along with a term that is a further restriction,

you may remove that term. If a license document contains a further

restriction but permits relicensing or conveying under this 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

provided under this License. Any attempt otherwise to propagate or modify

it is void, and will automatically terminate your rights under this

License (including any patent licenses granted under the third paragraph

of section 11).

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

from a particular copyright holder is reinstated (a) provisionally,

unless and until the copyright holder explicitly and finally terminates

your license, and (b) permanently, if the copyright holder fails to

notify you of the violation by some reasonable means prior to 60 days

after the cessation.

Moreover, your license from a particular copyright holder is reinstated

permanently if the copyright holder notifies you of the violation by some

reasonable means, this is the first time you have received notice of

violation of this License (for any work) from that copyright holder, and

you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the

licenses of parties who have received copies or rights from you under

this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same

material under section 10.

9. Acceptance Not Required for Having Copies.

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

copy of the Program. Ancillary propagation of a covered work occurring

solely as a consequence of using peer-to-peer transmission to receive a

copy likewise does not require acceptance. However, nothing other than

this License grants you permission to propagate or modify any covered

work. These actions infringe copyright if you do not accept this License.

Therefore, by modifying or propagating a covered work, you indicate your

acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives

a license from the original licensors, to run, modify and propagate that

work, subject to this License. You are not responsible for enforcing

compliance by third parties with this License.

An “entity transaction” is a transaction transferring control of an

organization, or substantially all assets of one, or subdividing an

organization, or merging organizations. If propagation of a covered work

results from an entity transaction, each party to that transaction who

receives a copy of the work also receives whatever licenses to the work

the party's predecessor in interest had or could give under the previous

paragraph, plus a right to possession of the Corresponding Source of the

work from the predecessor in interest, if the predecessor has it or can

get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a

license fee, royalty, or other charge for exercise of rights granted

under this License, and you may not initiate litigation (including a

cross-claim or counterclaim in a lawsuit) alleging that any patent claim

is infringed by making, using, selling, offering for sale, or importing

the Program or any portion of it.

11. Patents.

A “contributor” is a copyright holder who authorizes use under this

License of the Program or a work on which the Program is based. The work

thus licensed is called the contributor's “contributor version”.

A contributor's “essential patent claims” are all patent claims owned or

controlled by the contributor, whether already acquired or hereafter

acquired, that would be infringed by some manner, permitted by this

License, of making, using, or selling its contributor version, but do not

include claims that would be infringed only as a consequence of further

modification of the contributor version. For purposes of this definition,

“control” includes the right to grant patent sublicenses in a manner

consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free

patent license under the contributor's essential patent claims, to make,

use, sell, offer for sale, import and otherwise run, modify and propagate

the contents of its contributor version.

In the following three paragraphs, a “patent license” is any express

agreement or commitment, however denominated, not to enforce a patent

(such as an express permission to practice a patent or covenant not to

sue for patent infringement). To “grant” such a patent license to a party

means to make such an agreement or commitment not to enforce a patent

against the party.

If you convey a covered work, knowingly relying on a patent license, and

the Corresponding Source of the work is not available for anyone to copy,

free of charge and under the terms of this License, through a publicly

available network server or other readily accessible means, then you must

either (1) cause the Corresponding Source to be so available, or (2)

arrange to deprive yourself of the benefit of the patent license for this

particular work, or (3) arrange, in a manner consistent with the

requirements of this License, to extend the patent license to downstream

recipients. “Knowingly relying” means you have actual knowledge that, but

for the patent license, your conveying the covered work in a country, or

your recipient's use of the covered work in a country, would infringe

one or more identifiable patents in that country that you have reason

to believe are valid.

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

arrangement, you convey, or propagate by procuring conveyance of, a

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 the

scope of its coverage, prohibits the exercise of, or is conditioned on

the non-exercise of one or more of the rights that are specifically

granted under this License. You may not convey a covered work if you are

a party to an arrangement with a third party that is in the business of

distributing software, under which you make payment to the third party

based on the extent of your activity of conveying the work, and under

which the third party grants, to any of the parties who would receive the

covered work from you, a discriminatory patent license (a) in connection

with copies of the covered work conveyed by you (or copies made from

those copies), or (b) primarily for and in connection with specific

products or compilations that contain the covered work, unless you

entered into that arrangement, or that patent license was granted, prior

to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any

implied license or other defenses to infringement that may otherwise be

available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot use,

propagate or convey a covered work so as to satisfy simultaneously your

obligations under this License and any other pertinent obligations, then

as a consequence you may not use, propagate or convey it at all. For

example, if you agree to terms that obligate you to collect a royalty for

further conveying from those to whom you convey the Program, the only way

you could satisfy both those terms and this License would be to refrain

entirely from conveying the Program.

13. Offering the Program as a Service.

If you make the functionality of the Program or a modified version

available to third parties as a service, you must make the Service Source

Code available via network download to everyone at no charge, under the

terms of this License. Making the functionality of the Program or

modified version available to third parties as a service includes,

without limitation, enabling third parties to interact with the

functionality of the Program or modified version remotely through a

computer network, offering a service the value of which entirely or

primarily derives from the value of the Program or modified version, or

offering a service that accomplishes for users the primary purpose of the

Program or modified version.

“Service Source Code” means the Corresponding Source for the Program or

the modified version, and the Corresponding Source for all programs that

you use to make the Program or modified version available as a service,

including, without limitation, management software, user interfaces,

application program interfaces, automation software, monitoring software,

backup software, storage software and hosting software, all such that a

user could run an instance of the service using the Service Source Code

you make available.

14. Revised Versions of this License.

MongoDB, Inc. may publish revised and/or new versions of the Server Side

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 Program

specifies that a certain numbered version of the Server Side Public

License “or any later version” applies to it, you have the option of

following the terms and conditions either of that numbered version or of

any later version published by MongoDB, Inc. If the Program does not

specify a version number of the Server Side Public License, you may

choose any version ever published by MongoDB, Inc.

If the Program specifies that a proxy can decide which future versions of

the Server Side Public License can be used, that proxy's public statement

of acceptance of a version permanently authorizes you to choose that

version for the Program.

Later license versions may give you additional or different permissions.

However, no additional obligations are imposed on any author or copyright

holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY

APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT

HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM “AS IS” WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO,

THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM

IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF

ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING

ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF

THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO

LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU

OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE

POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above

cannot be given local legal effect according to their terms, reviewing

courts shall apply local law that most closely approximates an absolute

waiver of all civil liability in connection with the Program, unless a

warranty or assumption of liability accompanies a copy of the Program in

return for a fee.

END OF TERMS AND CONDITIONS

## COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

Version 1.1

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or

contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original

Software, prior Modifications used by a Contributor (if any), and

the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b)

Modifications, or (c) the combination of files containing Original

Software with files containing Modifications, in each case including

portions thereof.

1.4. "Executable" means the Covered Software in any form other than

Source Code.

1.5. "Initial Developer" means the individual or entity that first

makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or

portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum

extent possible, whether at the time of the initial grant or

subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of

any of the following:

A. Any file that results from an addition to, deletion from or

modification of the contents of a file containing Original Software

or previous Modifications;

B. Any new file that contains any part of the Original Software or

previous Modification; or

C. Any new file that is contributed or otherwise made available

under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form

of computer software code that is originally released under this

License.

1.11. "Patent Claims" means any patent claim(s), now owned or

hereafter acquired, including without limitation, method, process,

and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software

code in which modifications are made and (b) associated

documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity

exercising rights under, and complying with all of the terms of,

this License. For legal entities, "You" includes any entity which

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.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject

to third party intellectual property claims, the Initial Developer

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

(a) under intellectual property rights (other than patent or

trademark) Licensable by Initial Developer, to use, reproduce,

modify, display, perform, sublicense and distribute the Original

Software (or portions thereof), with or without Modifications,

and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of

Original Software, to make, have made, use, practice, sell, and

offer for sale, and/or otherwise dispose of the Original Software

(or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on

the date Initial Developer first distributes or otherwise makes the

Original Software available to a third party under the terms of this

License.

(d) Notwithstanding Section 2.1(b) above, no patent license is

granted: (1) for code that You delete from the Original Software, or

(2) for infringements caused by: (i) the modification of the

Original Software, or (ii) the combination of the Original Software

with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject

to third party intellectual property claims, 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 Contributor to use, reproduce, modify,

display, perform, sublicense and distribute the Modifications

created by such Contributor (or portions thereof), either on an

unmodified basis, with other Modifications, as Covered Software

and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling

of Modifications made by that Contributor either alone and/or in

combination with its Contributor Version (or portions of such

combination), to make, use, sell, offer for sale, have made, and/or

otherwise dispose of: (1) Modifications made by that Contributor (or

portions thereof); and (2) the combination of Modifications made by

that Contributor with its Contributor Version (or portions of such

combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective

on the date Contributor first distributes or otherwise makes the

Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is

granted: (1) for any code that Contributor has deleted from the

Contributor Version; (2) for infringements caused by: (i) third

party modifications of Contributor Version, or (ii) the combination

of Modifications made by that Contributor with other software

(except as part of the Contributor Version) or other devices; or (3)

under Patent Claims infringed by Covered Software in the absence of

Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available

in Executable form must also be made available in Source Code form

and that Source Code form must be distributed only under the terms

of this License. You must include a copy of this License with every

copy of the Source Code form of the Covered Software You distribute

or otherwise make available. You must inform recipients of any such

Covered Software in Executable form as to how they can obtain such

Covered Software in Source Code form in a reasonable manner on or

through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are

governed by the terms of this License. You represent that You

believe Your Modifications are Your original creation(s) and/or You

have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that

identifies You as the Contributor of the Modification. You may not

remove or alter any copyright, patent or trademark notices contained

within the Covered Software, or any notices of licensing or any

descriptive text giving attribution to any Contributor or the

Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in

Source Code form that alters or restricts the applicable version of

this License or the recipients' rights hereunder. 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

the Initial Developer or 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 the Initial Developer and every Contributor for any

liability incurred by the Initial Developer or such Contributor as a

result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under

the terms of this License or under the terms of a license of Your

choice, which may contain terms different from this License,

provided that You are in compliance with the terms of this License

and that the license for the Executable form does not attempt to

limit or alter the recipient's rights in the Source Code form from

the rights set forth in this License. If You distribute the Covered

Software in Executable form under a different license, You must make

it absolutely clear that any terms which differ from this License

are offered by You alone, not by the Initial Developer or

Contributor. You hereby agree to indemnify the Initial Developer and

every Contributor for any liability incurred by the Initial

Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with

other code not governed by the terms of this License and distribute

the Larger Work as a single product. In such a case, You must make

sure the requirements of this License are fulfilled for the Covered

Software.

4. Versions of the License.

4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or

new versions of this License from time to time. Each version will be

given a distinguishing version number. Except as provided in Section

4.3, no one other than the license steward has the right to modify

this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the

Covered Software available under the terms of the version of the

License under which You originally received the Covered Software. If

the Initial Developer includes a notice in the Original Software

prohibiting it from being distributed or otherwise made available

under any subsequent version of the License, You must distribute and

make the Covered Software available under the terms of the version

of the License under which You originally received the Covered

Software. Otherwise, You may also choose to use, distribute or

otherwise make the Covered Software available under the terms of any

subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new

license for Your Original Software, You may create and use a

modified version of this License if You: (a) rename the license and

remove any references to the name of the license steward (except to

note that the license differs from this License); and (b) otherwise

make it clear that the license contains terms which differ from this

License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS,

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED,

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 THE INITIAL DEVELOPER OR ANY

OTHER 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 HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate

automatically if You fail to comply with terms herein and fail to

cure such breach within 30 days of becoming aware of the breach.

Provisions which, by their nature, must remain in effect beyond the

termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding

declaratory judgment actions) against Initial Developer or a

Contributor (the Initial Developer or Contributor against whom You

assert such claim is referred to as "Participant") alleging that the

Participant Software (meaning the Contributor Version where the

Participant is a Contributor or the Original Software where the

Participant is the Initial Developer) directly or indirectly

infringes any patent, then any and all rights granted directly or

indirectly to You by such Participant, the Initial Developer (if the

Initial Developer is not the Participant) and all Contributors under

Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice

from Participant terminate prospectively and automatically at the

expiration of such 60 day notice period, unless if within such 60

day period You withdraw Your claim with respect to the Participant

Software against such Participant either unilaterally or pursuant to

a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant

alleging that the Participant Software directly or indirectly

infringes any patent where such claim is resolved (such as by

license or settlement) prior to the initiation of patent

infringement litigation, then the reasonable value of the licenses

granted by such Participant under Sections 2.1 or 2.2 shall be taken

into account in determining the amount or value of any payment or

license.

6.4. In the event of termination under Sections 6.1 or 6.2 above,

all end user licenses that have been validly granted by You or any

distributor hereunder prior to termination (excluding licenses

granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT

(INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE

INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF

COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE

TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR

CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT

LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER

FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR

LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE

POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT

APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH

PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH

LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR

LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION

AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined

in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer

software" (as that term is defined at 48 C.F.R. ยง

252.227-7014(a)(1)) and "commercial computer software documentation"

as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent

with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software

with only those rights set forth herein. This U.S. Government Rights

clause is in lieu of, and supersedes, any other FAR, DFAR, or other

clause or provision that addresses Government rights in computer

software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning 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. This License shall be governed by

the law of the jurisdiction specified in a notice contained within

the Original Software (except to the extent applicable law, if any,

provides otherwise), excluding such jurisdiction's conflict-of-law

provisions. Any litigation relating to this License shall be subject

to the jurisdiction of the courts located in the jurisdiction and

venue specified in a notice contained within the Original Software,

with the losing party responsible for costs, including, without

limitation, court costs and reasonable attorneys' fees and expenses.

The application of the United Nations Convention on Contracts for

the International Sale of Goods is expressly excluded. Any law or

regulation which provides that the language of a contract shall be

construed against the drafter shall not apply to this License. You

agree that You alone are responsible for compliance with the United

States export administration regulations (and the export control

laws and regulation of any other countries) when You use, distribute

or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is

responsible for claims and damages arising, directly or indirectly,

out of its utilization of rights under this License and You agree to

work with Initial Developer and Contributors to distribute such

responsibility on an equitable basis. Nothing herein is intended or

shall be deemed to constitute any admission of liability.

------------------------------------------------------------------------

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION

LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the

State of California (excluding conflict-of-law provisions). Any

litigation relating to this License shall be subject to the jurisdiction

of the Federal Courts of the Northern District of California and the

state courts of the State of California, with venue lying in Santa Clara

County, California.

# Written Offer 书面邀约

This product contains software whose rights holders license it on the terms of the GNU General Public License, version 2 (GPLv2) and/or other open source software licenses. We will provide you and any third party with the source code of the software licensed under an open source software license if you send us a written request by mail or email to the following addresses:

services@anpro-tech.com.

detailing the name of the product and the firmware version for which you need the source code and indicating how we can contact you.

This offer is valid to anyone in receipt of this information.