

1 PANConference © PAN AMP AG 2020. Alle Rechte vorbehalten. panamp.de
2
3 Diese Dokumentation und die zugehörigen Programme (beides wird nachfolgend als
"Software" bezeichnet) sind urheberrechtlich geschützt.
4 Hinweise auf fehlerhafte oder nicht mehr aktuelle Inhalte nehmen wir gerne über
info@panamp.de entgegen.
5
6 Die Überlassung von Software erfolgt ausschließlich in maschinenlesbarer Form
(Object Code Format). PAN AMP räumt dem Lizenznehmer das nicht ausschließliche Recht
ein, die Software zu nutzen. Das Nutzungsrecht ist auf den vereinbarten Zeitraum
begrenzt, in Ermangelung einer solchen Vereinbarung ist das Nutzungsrecht zeitlich
unbefristet. Der Lizenznehmer darf von der Software nur eine Vervielfältigung
erstellen, die ausschließlich für Sicherungszwecke verwendet werden darf
(Sicherungskopie). Der Lizenznehmer ist außer in den gesetzlich gestatteten Fällen
(insbesondere nach § 69e deutsches Urheberrechtsgesetz, Dekompilierung) nicht
berechtigt, die Software zu ändern, zurückzuentwickeln, zu disassemblieren, zu
übersetzen oder Teile herauszulösen. PAN AMP behält sich alle Rechte vor, die nicht
ausdrücklich eingeräumt werden. Der Lizenznehmer darf alphanumerische und sonstige
Kennungen von den Datenträgern nicht entfernen und hat sie auf jede Sicherungskopie
unverändert zu übertragen. Eine Weitergabe der Ihnen hiermit überlassenen
Informationen an Dritte ist nur mit schriftlicher Zustimmung von PAN AMP erlaubt.
7 Der Lizenznehmer, dem die Software nicht zu Zwecken der gewerblichen
Weiterveräußerung überlassen wird (Endkunde), darf das Nutzungsrecht nur zusammen
mit dem System, bzw. mit der VM, das er zusammen mit der Software von PAN AMP
erworben hat, an Dritte weiter geben. Im Falle einer Übertragung des Nutzungsrechts
an Dritte hat der Lizenznehmer sicherzustellen, dass dem Dritten keine
weitergehenden Rechte eingeräumt werden, als PAN AMP nach den vorliegenden
Bestimmungen zustehen, und dem Dritten mindestens die bezüglich der Software
bestehenden Verpflichtungen aus den vorliegenden Bestimmungen auferlegt werden.
Hierbei darf der Lizenznehmer keine Kopien der Software zurückbehalten. Der
Lizenznehmer ist zur Einräumung von Unterlizenzen nicht berechtigt. Überlässt der
Lizenznehmer die Software einem Dritten, so ist der Lizenznehmer für die Beachtung
etwaiger Ausfuhrerfordernisse verantwortlich und hat PAN AMP insoweit von
Verpflichtungen freizustellen.
8 Soweit PAN AMP Software zur Verfügung stellt, für die PAN AMP nur ein abgeleitetes
Nutzungsrecht besitzt (Fremdsoftware), gelten zusätzlich und vorrangig vor den
vorliegenden Bestimmungen die für die Fremdsoftware vereinbarten
Nutzungsbedingungen. Falls und soweit Open Source Software überlassen wird, gelten
zusätzlich und vorrangig vor den vorliegenden Bestimmungen die Nutzungsbedingungen,
denen die Open Source Software unterliegt. PAN AMP überlässt auf Verlangen den
Quellcode relevanter Open Source Software, soweit die Nutzungsbedingungen solcher
Open Source Software eine Herausgabe des Quellcodes vorsehen. PAN AMP wird in den
Vertragsunterlagen auf das Vorhandensein und die Nutzungsbedingungen überlassener
Fremdsoftware bzw. Open Source Software hinweisen sowie die entsprechenden
Nutzungsbedingungen auf Verlangen zugänglich machen.
9
10 Diese Software wurde mit größter Sorgfalt erstellt und nach dem Stand der Technik
auf Korrektheit überprüft. Für die Qualität, Leistungsfähigkeit sowie
Marktgängigkeit der Software für einen bestimmten Zweck, der von dem durch die
Softwarebeschreibung abgedeckten Leistungsumfang abweicht, übernimmt PAN AMP weder
ausdrücklich noch implizit die Gewähr oder Verantwortung. Für Schäden, die sich
direkt oder indirekt aus dem Gebrauch der Dokumentation oder der übrigen Programme
ergeben, sowie für beiläufige Schäden oder Folgeschäden haftet PAN AMP nur im Falle
des Vorsatzes oder der groben Fahrlässigkeit. Für den Verlust oder die Beschädigung
von Hardware oder Software oder Daten im Zusammenhang mit direkten oder indirekten
Fehlern oder Zerstörungen, für Schadensfälle (einschließlich Fraud-Fällen) aufgrund
mangelnder oder fehlerhafter Konfigurationen (einschließlich Konfigurationen, die
ohne oder nur mit unzureichendem Passwortschutz ausgestattet sind) über Verbindungen
(einschließlich Breitbandverbindungen wie DSL, Kabel/Docsis und Glasfaser, auch
einschließlich VoIP- oder SIP-Verbindungen), sowie für Kosten, einschließlich der
Kosten für solche Verbindungen, die im Zusammenhang mit den gelieferten Programmen
und der Dokumentation stehen oder auf fehlerhafte Installationen, die von PAN AMP
nicht vorgenommen wurden, zurückzuführen sind, sind alle Haftungsansprüche insoweit
ausdrücklich ausgeschlossen.
11 PAN AMP übernimmt keine Verpflichtungen zur Erbringung von
Software-Service-Leistungen. Diese bedürfen einer gesonderten Vereinbarung. Die in
dieser Dokumentation enthaltenen Informationen und die zugehörigen Programme können
ohne besondere Ankündigung zum Zwecke des technischen Fortschritts geändert werden.
12 Marken: Kennzeichen wie PAN AMP und PANConference (Produktnamen und Logos) sind
geschützte Marken der PAN AMP AG. Alle anderen Kennzeichen (wie Produktnamen, Logos,
geschäftliche Bezeichnungen) sind geschützt für den jeweiligen Inhaber.
13 -----

15 This documentation and the relevant programs (both herein referred to as "Software")
16 are protected by copyright.

17 Software is delivered in machine-readable format only (object code format). Under
all PAN AMP intellectual property rights, PAN AMP hereby grants licensee the
non-exclusive right to use the Software. Unless agreed for a limited time period,
the right to use the Software is for an unlimited time period. Licensee shall be
entitled to make a copy exclusively reserved for personal backup purposes (backup
copy). Unless granted by mandatory law (including but not limited to Art. 69 German
Copyright Act for decompiling), licensee shall not be entitled to modify,
disassemble, reverse engineer, decompile or otherwise alter the Software in whole or
in part. PAN AMP reserves all intellectual property rights except as expressly
granted herein. Licensee shall not be entitled to modify or delete alpha-numerical
or other identification codes on data median and shall transfer such identification
codes onto any legal backup copy. Without the prior written approval of PAN AMP,
licensee shall not be entitled to transmit any infomation made available herein.

18 If licensee has received the Software not for commercial puposes of resale (end
user), licensee shall be obliged to transmit the right to use the Software to a
third party only in connection with the product licensee acquired together with the
Software. In the event that licensee transfers the right to use the Software to a
third party, licensee shall ensure not to grant further rights to this third party
than originally granted to PAN AMP, and licensee shall ensure to impose this third
party the obligations of the present license terms. In such case, licensee shall not
withhold any backup copy. Licensee shall not be entitled to grant sublicenses. In
the event licensee transmits the Software to a third party, licensee shall be
responsible for and shall release PAN AMP insofar from the compliance of export
control laws and obligations.

19 If and insofar PAN AMP provides Software for which PAN AMP is only granted a derived
right to use (Third Party Software), the license terms for such Third Party Software
shall additionally apply and prevail. If Open Source Software is provided, the
license terms for such Open Source Software shall additionally apply and prevail.
PAN AMP shall provide licensee with the corresponding source code of relevant Open
Source Software, if the respective license terms of the Open Source Software include
such obligation. PAN AMP shall inform if the Software contains Third Party Software
and/or Open Source Software and make available the corresponding license terms on
request.

20

21 This Software has been produced with all due care and checked for correctness in
accordance with state of the art. PAN AMP hereby disclaims all liability and
warranties, whether express or implied, relating to this Software quality,
performance or suitability for any specific purpose which deviates from the
performance specifications contained in the Software description. PAN AMP shall not
be liable for damages arising directly or indirectly from the use of the manual or
related software, nor for incidental or consequential damages, except in case of
intent or gross negligence. PAN AMP expclicitly disclaims any and all liability for
losses of or damage to hardware, software or data in connection with direct or
indirect errors or destruction, for cases of damage (including fraud cases) incurred
due to deficient or incorrect configurations (including configurations that use
insufficient or no password protection) over connections (including but not limited
to broadband connections such as DSL, cable/DOSCSIS and fiber optic, also including
VoIP or SIP connections), and for any and all costs, including connection charges,
related to the Software supplied or due to incorrect installations not performed by
PAN AMP.

22 PAN AMP shall not be obliged to offer any software services. The information in this
Software is subject to change without notice for the purpose of technical
improvement. PAN AMP offers a manufacturer's warranty for this original product. The
conditions of this warranty are contained in the WARRANTY.PDF file in the
SOFTWARE/INFO folder on the product CD included with delivery.

23 Trademarks: Unless otherwise indicated, all trademarks mentioned are legally
protected trademarks owned by PAN AMP AG. This is especially true for product names
and logos. All other product and company names are trademarks of their respective
owners.

24 -----

25 GNU General Public License - Copyright Notice and Warranty Disclaimer

26 This product firmware contains free software; you can redistribute the free software
and/or modify it under the terms of the GNU General Public License as published by
the Free Software Foundation (version 2 of the License).

27 The free software 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 (version 2) for more details.

28 All copyrights are identified in more detail in the free software source code. The
free software source code can at least for a period of three years be requested from
PAN AMP AG (mail to: info[at]panamp.de or write to: PAN AMP AG, Hamburger Str. 11,

22083 Hamburg, Germany).

29 GNU GENERAL PUBLIC LICENSE

30 Version 2, June 1991

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

32 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA

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

34 Preamble

35 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.

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

37 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.

38 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.

39 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.

40 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 author's reputations.

41 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.

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

43 TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

44 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".

45 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.

46 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.

47 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.

48 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:

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

50 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.

51 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.)

52 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.

53 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.

54 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.

55 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 Section 1 and 2 above provided
that you also do one of the following:

56 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,

57 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,

58 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.)

59 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.

60 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.

61 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.

62 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.

63 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.

64 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.

65 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.

66 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.

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

68 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.

69 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.

70 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.

71 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.

72 NO WARRANTY

73 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.

74 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.

75 END OF TERMS AND CONDITIONS

76 -----

77 GNU Lesser General Public License - Copyright Notice and Warranty Disclaimer

78 This product's firmware contains library software that is free software; you can redistribute the library software and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundatio (version 2.1 of the License).

79 The library software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License (version 2.1) for more details.

80 All copyrights are identified in more detail in the library source code. The library software source code can at least for a period of three years be requested from PAN AMP AG (mail to: info[at]panamp.de or write to: PAN AMP AG, Hamburger Str. 11, 22083 Hamburg, Germany).

81 GNU LESSER GENERAL PUBLIC LICENSE
82 Version 2.1, February 1999
83 Copyright (C) 1991, 1999 Free Software Foundation, Inc.
84 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
85 Everyone is permitted to copy and distribute verbatim copies of this license
document, but changing it is not allowed.
86 [This is the first released version of the Lesser GPL. It also counts as the
successor of the GNU Library Public License, version 2, hence the version number 2.1.]
87 Preamble
88 The licenses for most software are designed to take away your freedom to share and
change it. By contrast, the GNU General Public Licenses are intended to guarantee
your freedom to share and change free software--to make sure the software is free
for all its users.
89 This license, the Lesser General Public License, applies to some specially
designated software packages--typically libraries--of the Free Software Foundation
and other authors who decide to use it. You can use it too, but we suggest you first
think carefully about whether this license or the ordinary General Public License is
the better strategy to use in any particular case, based on the explanations below.
90 When we speak of free software, we are referring to freedom of use, not price. Our
General Public Licenses are designed to make sure that you have the freedom to
distribute copies of free software (and charge for this service if you wish); that
you receive source code or can get it if you want it; that you can change the
software and use pieces of it in new free programs; and that you are informed that
you can do these things.
91 To protect your rights, we need to make restrictions that forbid distributors to
deny you these rights or to ask you to surrender these rights. These restrictions
translate to certain responsibilities for you if you distribute copies of the
library or if you modify it.
92 For example, if you distribute copies of the library, whether gratis or for a fee,
you must give the recipients all the rights that we gave you. You must make sure
that they, too, receive or can get the source code. If you link other code with the
library, you must provide complete object files to the recipients, so that they can
relink them with the library after making changes to the library and recompiling it.
And you must show them these terms so they know their rights.
93 We protect your rights with a two-step method: (1) we copyright the library, and (2)
we offer you this license, which gives you legal permission to copy, distribute
and/or modify the library.
94 To protect each distributor, we want to make it very clear that there is no warranty
for the free library. Also, if the library is modified by someone else and passed
on, the recipients should know that what they have is not the original version, so
that the original author's reputation will not be affected by problems that might be
introduced by others.
95 Finally, software patents pose a constant threat to the existence of any free
program. We wish to make sure that a company cannot effectively restrict the users
of a free program by obtaining a restrictive license from a patent holder.
Therefore, we insist that any patent license obtained for a version of the library
must be consistent with the full freedom of use specified in this license.
96 Most GNU software, including some libraries, is covered by the ordinary GNU General
Public License. This license, the GNU Lesser General Public License, applies to
certain designated libraries, and is quite different from the ordinary General
Public License. We use this license for certain libraries in order to permit linking
those libraries into non-free programs.
97 When a program is linked with a library, whether statically or using a shared
library, the combination of the two is legally speaking a combined work, a
derivative of the original library. The ordinary General Public License therefore
permits such linking only if the entire combination fits its criteria of freedom.
The Lesser General Public License permits more lax criteria for linking other code
with the library.
98 We call this license the "Lesser" General Public License because it does Less to
protect the user's freedom than the ordinary General Public License. It also
provides other free software developers Less of an advantage over competing non-free
programs. These disadvantages are the reason we use the ordinary General Public
License for many libraries. However, the Lesser license provides advantages in
certain special circumstances. For example, on rare occasions, there may be a
special need to encourage the widest possible use of a certain library, so that it
becomes a de-facto standard. To achieve this, non-free programs must be allowed to
use the library. A more frequent case is that a free library does the same job as
widely used non-free libraries. In this case, there is little to gain by limiting
the free library to free software only, so we use the Lesser General Public License.
99 In other cases, permission to use a particular library in non-free programs enables
a greater number of people to use a large body of free software. For example,
permission to use the GNU C Library in non-free programs enables many more people to
use the whole GNU operating system, as well as its variant, the GNU/Linux operating

system.

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

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

102 TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

107 Activities other than copying, distribution and modification are not covered by this
License; they are outside its scope. The act of running a program using the Library
is not restricted, and output from such a program is covered only if its contents
constitute a work based on the Library (independent of the use of the Library in a
tool for writing it). Whether that is true depends on what the Library does and what
the program that uses the Library does.

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

109 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.

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

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

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

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

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

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

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

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

118 In addition, mere aggregation of another work not based on the Library with the
Library (or with a work based on the Library) on a volume of a storage or

distribution medium does not bring the other work under the scope of this License.

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

120 Once this change is made in a given copy, it is irreversible for that copy, so the
ordinary GNU General Public License applies to all subsequent copies and derivative
works made from that copy.

121 This option is useful when you wish to copy part of the code of the Library into a
program that is not a library.

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

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

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

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

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

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

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

129 6. As an exception to the Sections above, you may also combine or link a "work that
uses the Library" with the Library to produce a work containing portions of the
Library, and distribute that work under terms of your choice, provided that the
terms permit modification of the work for the customer's own use and reverse
engineering for debugging such modifications.

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

131 a) Accompany the work with the complete corresponding machine-readable source code
for the Library including whatever changes were used in the work (which must be
distributed under Sections 1 and 2 above); and, if the work is an executable linked
with the Library, with the complete machine-readable "work that uses the Library",
as object code and/or source code, so that the user can modify the Library and then
relink to produce a modified executable containing the modified Library. (It is
understood that the user who changes the contents of definitions files in the
Library will not necessarily be able to recompile the application to use the
modified definitions.)

132 b) Use a suitable shared library mechanism for linking with the Library. A suitable
mechanism is one that (1) uses at run time a copy of the library already present on
the user's computer system, rather than copying library functions into the
executable, and (2) will operate properly with a modified version of the library, if
the user installs one, as long as the modified version is interface-compatible with
the version that the work was made with.

133 c) Accompany the work with a written offer, valid for at least three years, to give
the same user the materials specified in Subsection 6a, above, for a charge no more
than the cost of performing this distribution.

134 d) If distribution of the work is made by offering access to copy from a designated

place, offer equivalent access to copy the above specified materials from the same place.

135 e) Verify that the user has already received a copy of these materials or that you
have already sent this user a copy.

136 For an executable, the required form of the "work that uses the Library" must
include any data and utility programs needed for reproducing the executable from it.
However, as a special exception, the materials to be distributed need not include
anything that is normally distributed (in either source or binary form) with the
major components (compiler, kernel, and so on) of the operating system on which the
executable runs, unless that component itself accompanies the executable.

137 It may happen that this requirement contradicts the license restrictions of other
proprietary libraries that do not normally accompany the operating system. Such a
contradiction means you cannot use both them and the Library together in an
executable that you distribute.

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

139 a) Accompany the combined library with a copy of the same work based on the Library,
uncombined with any other library facilities. This must be distributed under the
terms of the Sections above.

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

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

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

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

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

145 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.

146 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.

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

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

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

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

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

152 NO WARRANTY

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

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

155 END OF TERMS AND CONDITIONS

156 -----

157 Copyright 1994-2004 The FreeBSD Project. All rights reserved.

158

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

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

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

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

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

164 -----

165 © 1998-2001 of the OpenSSL Project. All rights reserved.

166

167 This product contains software developed by the OpenSSL Project for use in the
OpenSSL Toolkit (www.openssl.org/).

168 This product contains cryptographic software by Eric Young (eay@cryptsoft.com).

169 This product contains software by Tim Hudson (tjh@cryptsoft.com).

170 Please observe the details of the license conditions at the following URL:
www.openssl.org/.

171 -----

172 Dieses Produkt enthält Software, die vom SQLite Project (<http://www.sqlite.org>)
entwickelt wurde.

173 All of the deliverable code in SQLite has been dedicated to the public domain by the
authors. All code authors, and representatives of the companies they work for, have
signed affidavits dedicating their contributions to the public domain and originals
of those signed affidavits are stored in a firesafe at the main offices of Hwaci.
Anyone is free to copy, modify, publish, use, compile, sell, or distribute the

original SQLite code, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means."

174
175 Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

176 You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

177 Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

178 WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

179
180 License: Apache-2.0 on Debian systems, the full text of the Apache License version 2 can be found at <http://www.apache.org/licenses/LICENSE-2.0>

181 Note: This project was originally contributed to the community under the MIT license and with the following notice:

182 The MIT License (MIT)

183 Copyright (c) 2013 ESTOS GmbH

184 Copyright (c) 2013 BlueJimp SARL

185 Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

186 use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

187 The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

188 THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR

189 COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

190 © 2020 GitHub, Inc.

191
192 libFLAC - Free Lossless Audio Codec library, Copyright (C) 2001,2002,2003,2004,2005,2006,2007, Josh Coalson

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

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

195 - Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

196 - Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

197

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

199
200 The MIT License (MIT)

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

202 The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

203 THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

204
205 GCC RUNTIME LIBRARY EXCEPTION - Copyright (C) 2009 Free Software Foundation, Inc.
206 The source code is distributed under the GNU General Public License version 3, with
the addition under section 7 of an exception described in the "GCC Runtime Library
Exception, version 3.1" as follows (or see the file COPYING.RUNTIME):
207 Version 3.1, 31 March 2009. Everyone is permitted to copy and distribute verbatim
copies of this license document, but changing it is not allowed.

208
209 This GCC Runtime Library Exception ("Exception") is an additional permission under
section 7 of the GNU General Public License, version 3 ("GPLv3"). It applies to a
given file (the "Runtime Library") that
210 bears a notice placed by the copyright holder of the file stating that the file is
governed by GPLv3 along with this Exception. When you use GCC to compile a program,
GCC may combine portions of
211 certain GCC header files and runtime libraries with the compiled program. The
purpose of this Exception is to allow compilation of non-GPL (including proprietary)
programs to use, in this way, the
212 header files and runtime libraries covered by this Exception.

213 0. Definitions.

214 A file is an "Independent Module" if it either requires the Runtime Library for
execution after a Compilation Process, or makes use of an interface provided by the
Runtime Library, but is not otherwise based on the Runtime Library.

215 "GCC" means a version of the GNU Compiler Collection, with or without modifications,
governed by version 3 (or a specified later version) of the GNU General Public
License (GPL) with the option of using any
216 subsequent versions published by the FSF.

217 "GPL-compatible Software" is software whose conditions of propagation, modification
and use would permit combination with GCC in accord with the license of GCC.

218 "Target Code" refers to output from any compiler for a real or virtual target
processor architecture, in executable form or suitable for input to an assembler,
loader, linker and/or execution
219 phase. Notwithstanding that, Target Code does not include data in any format that is
used as a compiler intermediate representation, or used for producing a compiler
intermediate representation.

220 The "Compilation Process" transforms code entirely represented in non-intermediate
languages designed for human-written code, and/or in Java Virtual Machine byte code,
into Target Code. Thus, for example,
221 use of source code generators and preprocessors need not be considered part of the
Compilation Process, since the Compilation Process can be understood as starting
with the output of the generators or preprocessors.

222 A Compilation Process is "Eligible" if it is done using GCC, alone or with other
GPL-compatible software, or if it is done without using anywork based on GCC. For
example, using non-GPL-compatible Software to
223 optimize any GCC intermediate representations would not qualify as an Eligible
Compilation Process.

224 1. Grant of Additional Permission.

225 You have permission to propagate a work of Target Code formed by combining the
Runtime Library with Independent Modules, even if such propagation would otherwise
violate the terms of GPLv3, provided that
226 all Target Code was generated by Eligible Compilation Processes. You may then convey
such a combination under terms of your choice, consistent with the licensing of the
Independent Modules.

227 2. No Weakening of GCC Copyleft.

228 The availability of this Exception does not imply any general presumption that
third-party software is unaffected by the copyleft requirements of the license of GCC.

229 -----

230 PSF LICENSE AGREEMENT FOR PYTHON 3.8.4 - <https://docs.python.org/3/license.html>

231 1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the
Individual or Organization ("Licensee") accessing and otherwise using Python 3.8.4
software in source or binary form and its associated documentation.

232 2. Subject to the terms and conditions of this License Agreement, PSF hereby grants
Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze,
test, perform and/or display publicly, prepare derivative works, distribute,
233 and otherwise use Python 3.8.4 alone or in any derivative version, provided,
however, that PSF's License Agreement and PSF's notice of copyright, i.e.,
"Copyright © 2001-2020 Python Software Foundation; All Rights Reserved" are retained
in
234 Python 3.8.4 alone or in any derivative version prepared by Licensee.

235 3. In the event Licensee prepares a derivative work that is based on or incorporates
Python 3.8.4 or any part thereof, and wants to make the derivative work available to
others as provided herein, then Licensee hereby agrees to include in any such work a
brief summary of the changes made to Python 3.8.4.

236 4. PSF is making Python 3.8.4 available to Licensee on an "AS IS" basis. PSF MAKES
NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT
LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF
237 MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON
3.8.4 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

238 5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 3.8.4 FOR ANY
INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING,
DISTRIBUTING, OR OTHERWISE USING PYTHON 3.8.4, OR ANY DERIVATIVE THEREOF, EVEN IF
ADVISED OF THE POSSIBILITY THEREOF.

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

240 7. Nothing in this License Agreement shall be deemed to create any relationship of
agency, partnership, or joint venture between PSF and Licensee. This License
Agreement does not grant permission to use PSF trad

241 -----
The PHP License, version 3.01 - Copyright (c) 1999 - 2019 The PHP Group. All rights
reserved.

242
243 Redistribution and use in source and binary forms, with or without modification, is
permitted provided that the following conditions are met:

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

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

246 3. The name "PHP" must not be used to endorse or promote products derived from this
software without prior written permission. For written permission, please contact
group@php.net.

247 4. Products derived from this software may not be called "PHP", nor may "PHP" appear
in their name, without prior written permission from group@php.net. You may
indicate that your software works in
248 conjunction with PHP by saying "Foo for PHP" instead of calling it "PHP Foo" or
"phpfoo"

249 5. The PHP Group may publish revised and/or new versions of the license from time to
time. Each version will be given a distinguishing version number. Once covered code
has been published under a particular version
250 of the license, you may always continue to use it under the terms of that version.
You may also choose to use such covered code under the terms of any subsequent
version of the license published by the PHP Group. No one other than the PHP Group has
251 the right to modify the terms applicable to covered code created under this License.

252 6. Redistributions of any form whatsoever must retain the following acknowledgment:
"This product includes PHP software, freely available from
<<http://www.php.net/software/>>".

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

257 This software consists of voluntary contributions made by many individuals on behalf
of the PHP Group. The PHP Group can be contacted via Email at group@php.net.

258 For more information on the PHP Group and the PHP project (please see
<<http://www.php.net>>).

259 -----

260 Sämtliche Software der vorgenannten Dritten wird im vorhandenen Zustand "wie sie
ist" zur Verfügung gestellt. Jede Gewährleistung, weder ausdrücklich noch implizit,
insbesondere eine konkludente Gewährleistung der Marktreife oder der Verwendbarkeit
für einen bestimmten Zweck, wird ausgeschlossen.

261 In keinem Fall ist ein Urheber oder dessen Mitarbeiter haftbar für irgendwelche
direkten, indirekten, zufälligen, besonderen, exemplarischen Schäden oder
Folgeschäden (dies betrifft insbesondere die Beschaffung von Ersatzgütern oder
-dienstleistungen; den Verlust der Verwendbarkeit, von Daten oder Gewinn; oder
betriebliche Störungen), unabhängig davon, wie diese Schäden verursacht worden sind
oder auf welche Haftungstheorie sie gestützt werden, gleichgültig ob
Vertragshaftung, verschuldensunabhängige Haftung oder Deliktshaftung (einschließlich
Fahrlässigkeit oder Sonstiges) vorliegt. Dies schließt auch Schäden aus, die in
irgendeiner Art und Weise aus dem Gebrauch der Software resultieren, selbst wenn auf
die Möglichkeit solcher Schäden hingewiesen wurde.

262
263 All software by the above mentioned third parties is proved "as is" in the existing
condition. Every guarantee, be it express or implicit, especially a concludent
264 warranty of market maturity or applicability for a certain purpose, is precluded.
In no case is an originator or his or her staff liable for any direct, indirect,
coincidental, special, exemplary damages or consequential damages (this applies
especially the procurement of substitute goods or services; the loss of
applicability, of data or profit; or operational failures), no matter how these
damages were caused or upon what theory of liability they are based, be it
contractual liability, liability regardless of negligence or fault, or tort
liability (including negligence or miscellaneous) is shown. This also excludes
damages that result in any manner from the use of the software, even if the
possibility of such damages was indicated.

265
266 PAN AMP AG
267 Hamburger Str. 11
268 22083 Hamburg
269
270 Fon +49-40-553 2-0
271 Fax +49-40-553 2-110
272 E-Mail info[at]panamp.de
273 Internet panamp.de