HP BLADESYSTEM ONBOARD ADMINSTRATOR SOFTWARE

any terms and conditions contained in the ("Ancillary Software Licenses") as defined below.

END USER LICENSE AGREEMENT Please read this End User License Agreement ("Agreement") carefully. This Agreement is a legal agreement between you (either an individual or single entity, such as one company) ("You") and Hewlett-Packard Company ("HP"). By clicking the "Agree" button below, copying, installing, or otherwise using the software distributed under this Agreement ("Software"), (i) You do so with the intent to electronically execute this Agreement, and (ii) You agree to be bound by and comply with the following terms and conditions, including the warranty statement, as well as

If You do not agree to the terms and conditions of this Agreement, (a) You may indicate rejection of this Agreement by clicking the "I button, (b) You shall not install the Software, and (c) You may not use the Software. If You purchased the Software, You may return the S to the place of purchase for a full refund. Notwithstanding the foregoing, installing or otherwise using the Software indicates Your acceptance of the terms and conditions of this Agreement

The Software is provided by HP ("HP Software") and by third parties ("Third Party Software"), including the open source community (hereinafter, Third Party Software and open source software is collectively referred to as "Ancillary Software"). You may use a single copy of the HP Software, the Ancillary Software, accompanying printed materials, and the online or electronic documentation (collectively the "Product") only as permitted by the following terms and conditions, including the "As-Is Warranty Statement" and the terms and conditions of the Ancillary Software License Agreements ("Ancillary Software Licenses") provided below.

From time to time, You may choose to run Third Party Software, such as operating system software and business application software, on HP hardware. HP respects the lawful copyright rights of others, including those of the Ancillary Software providers. HP expects You to respect such copyright rights and to comply with the terms and conditions of the Ancillary Software Licenses to the same extent as You are required to respect the rights of HP for HP Software and to comply with the terms and conditions of this Agreement.

Use of Ancillary Software shall be governed by the Ancillary Software Licenses, except that the disclaimer of warranties and limitation of liabilities provisions contained in the "Warranty Statement" of this Agreement shall also apply to such Ancillary Software. HP Has identified Ancillary Software by either noting the Ancillary Software provider's ownership within each Ancillary Software program file and/or by Anchary software by either holding the Anchary software provider's ownership winnin each Anchary software program the and/or by providing licensing information in the Ancillary Software Licenses. By accepting the terms and conditions of this Agreement, You are also accepting the terms and conditions of each Ancillary Software Licenses.

If and only if the Product includes software provided by the open source community, such as software licensed under the GNU General Public License ("GPL Software"), then upon Your written request, HP will provide You by mail, for a fee covering the cost of distribution, a machine readable copy of the GPL source code or other open source software source code, as expressly required by the Ancillary Software License. A form to initiate a written request for such open source software source code and information may be found at the following website: http:// h18004.www1.hp.com/products/servers/proliantessentials/peinforea.html

SUBJECT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ANY RIGHTS, LIMITATIONS AND OBLIGATIONS SET FORTH IN THE ANCILLARY SOFTWARE LICENSE

DEFINITIONS

"Authorized Copies" means the number of copies that You have paid for as stated in the invoice or comparable document evidencing an authorized number. "Physical Computer" means a single, physical computer. "Host/Client Set" means a set of Physical Computers consisting of at least one host Physical Computer (a "Server") and at least one client Physical Computer (a "Client"), connected together via a common computer network, where more than one Client may share the client Physical Computer (a "Client"), connected together via a common computer network, where more than one Client may share the same Server. "Virtualization Software" means software that (i) allows more than one copy of an operating system software to run simultaneously on the same Physical Computer, (ii) ensures that all copies of the operating system software remain logically independent and isolated from each other, even though they are actually sharing common Physical Computer hardware resources such as processors and memory, and (iii) may enable more than one Virtual Machine to run simultaneously up to a maximum number of Virtual Aachines. "Virtual Machine" means an abstraction of a single computing system made possible by use of Virtualization Software that is running on a host Physical Computer, where one copy of an operating system software and software application programs, and data files (collectively the "Server Image"), and then installing this Server Image previously installed on such HP ProLiant Server. "Physical to Physical Conversion" – means the act of making one copy, as a whole, of a single Physical Computer's operating system, software application programs, and data files, collectively the "Server Image previously installed on such HP ProLiant Server. "Physical to Virtual Conversion" – means the act of making one copy, as a whole, of a single Physical Computer's operating system, or a different single Physical Computer to run such copy of the operating system, software a single, new Virtual Machine on the same or a different single Physical Conversion" – means the act of making one copy as a whole, of a single Physical Computer's operating system, software application programs, and data files, and then using Orice yor of a single Virtual Machine's operating system, software application programs, and data files, and then installing such copy of the operating system, software application programs, and data files, "Virtual to Physical Conversion" – means the act of making one co

IF SOFTWARE DOES NOT REQUIRE AN ACTIVATION KEY. If the Product does not require a key to activate the Software ("Activation (") and provided that You comply with all the terms and conditions of this Agreement, HP grants You a non-exclusive, non-transferal cept as provided in Section 17), and worldwide (except for the countries referenced in the statutes listed in Section 13(i)) license u vrights related to the HP Software to use, execute, and display the object code version of the Software on a Physi tost/Client Set, or Virtual Machine and in the operating environment as identified by HP in the materials accompanying the Software, for he period of time identified as the Term in Section 11 of this Agreement. You may make copies or adaptations of the Software, on a backup server or device, only for archival purposes or when copying or creating an adaptation as an essential step in the author the Software, provided, however that copies and adaptations are used in no other manner and provided further that the use on t vided further that the use on the back erver or device is discontinued when the original server or device becomes operable. You shall not otherwise reproduce or distribute the Software. HP reserves all rights not expressly granted to You in this Agreement

IF SOFTWARE REQUIRES AN ACTIVATION KEY. If the Software requires an Activation Key, and provided that You comply with all te and conditions of this Agreement, then depending upon the specific hardware configuration You employ, HP grants You the following mply with all terms license and rights:

License Right for Physical Computers, Host/Client Sets, and Virtual Machines. HP grants You a non-e transferable (except as provided in Section 17), and worldwide (except for the countries referenced in the statutes listed in Section 13(i)) license under HP's copyrights related to Virtualization Software to use, make Authorized Copies of, excute, and display ("Use") the object code version of an Authorized Copy of the Software on as many Physical Computers, Host/Client Sets, or Virtual Machines as You have Authorized Copies of the Software and as supported (see Section 8 of this Agreement on Support), for the period of time identified as the Term in Section 11 of this Agreement. You may make copies or adoptations of the Software, provided, however that copies on when copying or creating an adoptation as an essential step in the authorized Use of the Software, provided, however that copies and dedatations are used in an other amone and provided further that but lea on the bachup server or device, a discontinued when copies of when copying or clearing an equiption or so the section and provided further that the Use on the backup server or device is discontinued with the original server or device becomes operable. You shall not otherwise reproduce or distribute the Software. HP reserves all rights not expressly granted to You in this Agreement. The license grant of this section 2.b is conditioned upon You obtaining all licenses for any Third Party Software You use on or with Physical Computers, Hosts/Client Sets, or Virtual Machines. It is Your responsibility to ensure that You have the proper licenses entitling You to Use Third Party Software on Virtual Machines. Please see **Example One** below. A single Authorized Copy of the Software shall not be used sim **Example One**. If You intend to use the Software on a single host Physical Computer and two Virtual Machines that are also running on the same host Physical Computer, then You must have three (3) Authorized Copies of the Software.

License Right for Physical to Physical, Physical to Virtual, Virtual to Virtual, and Virtual to Physical Conversions. opLicense kight for Physical to Physical to Physical to Virtual, Physical to Virtual to Physical conversions. Phy grants You a non-exclusive, non-transferable (except as provided in Section 17), and worldwide (except for the countries referenced in the statutes listed in Section 13(ii) license under HP's copyrights related to Virtual Zation Software, to perform one Physical to Physical, or one Physical to Virtual Conversion, or one Virtual to Virtual Conversion, or one Virtual to Physical Conversion per Authorized Copy of the Software on any Physical Computer, Host/Client Set, or Virtual Machine. It is Your responsibility to ensure that You have the proper licenses entitling You to convert any Third Party Software between Physical Computers and Virtual Machines. Please see Example Two below. No Physical to Physical Conversions, Physical Computers and Virtual Conversions, or Virtual to Physical Conversions (when referring to more than one type of conversion, they shall hereindifer be cumulatively referred to as "Conversions") may be performed until You have obtained from the provider of the software, including from Third Party Software on drawers and Conversion of a oftware providers, all the license rights necessary to perform the Conversion. Upon completion of a Conversion of any type, the Authorized Copy of the Product used for that Conversion is consumed, and there is no longer a right to perform future Conversio ions with that Authoriz

Example Two. If You intend to Use the Software to perform three (3) Physical to Physical Conversions, two (2) Physical to zed Copies of the Software, and You must ensure that You are entitled by Your Third Party Software provider to do the sof all Third Party Software. .icense Riaht for Network Ports. HP grants You a non-exclusive, non-transferable (except as provided in Section 17), and worldwide

License Right for Network Ports. Hr grants You a non-exclusive, non-transterable (except as provided in Section 17), and worldwide (except for the countries referenced in the statutes listed in Section 13(i)) license under HP's copyrights related to Virtualization Software to Use the object code version of a single Authorized Copy of the Software on a single Physical Computer through one of its Network Ports, as supported (see Section 8 of this Agreement on Support). A single Authorized Copy of the Software may not be used simultaneously on more than one Physical Computer or on more than one Network Port on a single Physical Computer. Please see Example Three below. Example Three. If You intend to use the Software on one Physical Computer having four (4) Network Ports and on another Physical Computer having eight (8) Network Ports, You must have twelve (12) Authorized Copies of the Software.

No License Transfer. License rights for Network Ports may not be transferred from one Physical Computer to another Physical Computer without the express written consent of HP. Except as described below for Moving Virtual Machines, once You Use one of Your Authorize Copies of the Software on a given Physical Computer, or Host/Client Set, or Virtual Machine, the license is not transferable to a differer Physical Computer, or Host/Client Set, or Virtual Machine, without the express written consent of HP and Third Party Software providers. Moving Virtual Machines. An Authorized Copy of the Software that You Use on a Virtual Machine may be moved in conj the entire move of the Virtual Machine from one host Physical Computer to a different host Physical Computer, and there is no limitation on the number of times You may perform such moves, provided that after the move, there exists only a single Authorized Copy of the Software and You have obtained the express written consent of all Third Party Software providers. If the act of moving the Virtual Machine results in the creation of a copy of the Virtual Machine running the Authorized Copy, You must ensure the original Virtual Machine is destroyed and

Host/Client Set - New Server Host Physical Computer. You may continue to Use Authorized Copies of the Software on licensed Physical Computer is introduced to the licensed client Phy

Storage of Authorized Copies. You may copy the Software into the local memory or storage device of the hardware configuration loaded with Authorized Copies of the Software. You may copy the Software onto a reasonable number of network server Physical Computers or a secure intranet for the sole purpose of distributing Authorized Copies of the Software to Physical Computers, Host/Client Sets, or Virtual Machines. You may make copies or adaptations of the Software, on a backup server or device, only for archival purposes or when copying or creating an adaptation as an essential step in the authorized Use of the Software. Provided, however that copies and adaptations are used in no other manner and provided further that the Use on the backup server or device is discontinued when the original server or device becomes operable. You shall keep the Activation Key with the hardware configuration running the Authorized Copies of the Software. You should keep copies of the Activation Key information for future reference.

- **PRODUCT UPDATE**. "Product Update" means a release of the Product that may contain fixes, corrections, or minor improvements to the Product. A Product Update is distributed from time to time solely at HP's option. If HP offers a Product Update, it may come with its own terms and conditions; however if none are provided, You may use the Product Update under the terms and conditions of this Agreement only if You have complied with the terms and conditions of this Agreement at the time of use.
- **PRODUCT UPGRADE**. "Product Upgrade" means a release of the Product that may contain significant changes, enha EXAMPLE FRAME. From upgrade investigation and release of the Product A Product Upgrade is distributed solely at HP's option, and HP at its substantial functional additions or improvements to the Product. A Product Upgrade is distributed solely at HP's option, and HP at its discretion may require You to purchase a new license for the Product Upgrade. If HP offers a Product Upgrade, it may come with its ow terms and conditions, however if none are provided, You may use the Product Upgrade under the terms and conditions of this Agreem only if You have complied with the terms and conditions of this Agreement at the time of use. OWNERSHIP. The Product is owned by Hewlett-Packard Development Company, L.P., HP's intellectual property management of
- except for Third Party Sofware, which is owned by third party suppliers and except for open source software, which is owned by the open source software providers as indicated in the Ancillary Software list. Your right to Use an Authorized Copy of the Product confers no tille or ownership and is not a sole of the Product, the Authorized Copy, or any part thereof. Third party suppliers and Ancillary Software providers are intended beneficiaries under this Agreement and may protect their rights in their respective portions of the Product directly against You. TRANSFER. Without the prior written consent of HP, or unless specifically permitted in the Ancillary Software License, and subject to
- The prior while a constraint of the prior while a constraint of the product for commercial times have a second subject to ment of any applicable fees, You have no right (a) to rent, lease, lend, or otherwise transfer the rights granted to You under this sement to any one else; (b) to Use an Authorized Copy of the Product for commercial timesharing or bureau use; or (c) to copy the uct onto any public or distributed network.
- **COPYRIGHT.** United States copyright laws, other countries' copyright laws, and international treaty provisions protect the Product and its Authorized Copies. You shall not remove any product identification, copyright notices, or proprietary notices from the Product or its Authorized Copies.
- SUPPORT. Support terms and conditions and contact information are detailed in the Worldwide Limited Warranty and Technical Support SUPPORt Support terms and conditions and contact intormation are detailed in the Worldwide Limited Warranty and Technical Support for Industry Standard Server Products statement ("Support Statement"), a copy of which is available on the HP web site at www.hp.com. Subject to the terms of the Support Statement, technical support for the Product and its media is provided for a ninety (90) day period fro the date of purchase of the HP Physical Computer on which an Authorized Copy of the Software is installed ("Support Term"). To access technical support in North America, call the HP Technical Support Prone Center at 1-800-474-6836. This service is available during norm business hours, Monday through Friday, during the Support Term. Outside North America, call the nearest HP Technical Support Center. No other support, including, without limitation, any on-site support, is provided under this Aarreement. Products that are used on No other support, including, without limitation, any on-site support, is provided under this Agreement. Products that are used on unsupported Physical Computers, as specified in the Support Statement and identified in Product information pages on the HP website, shall not be supported by HP.
- LIMITATION ON REVERSE ENGINEERING. You shall not modify, disassemble, reverse engineer, decompile, decrypt, or otherwise attempt to access or determine the source code of the HP Software without HP's prior written consent. You shall not modify, disassemble, everse engineer, decompile, decrypt, or otherwise attempt to access or determine the source code of the Third Party Software without the third party supplier's prior written consent, unless expressly permitted by such software's Ancillary Software License. Where You have statutory rights with regard to software, which are in contradiction of this Section 9, You shall provide HP with reasonably detailed written information regarding any intended disassembly or decompilation of the Software prior to performing such disassembly or decompilation. 10. RESERVATION OF RIGHTS. HP, its third party suppliers and Ancillary Software providers reserve all rights not expressly granted to You in
- TERM AND TERMINATION. You may exercise the rights granted You under this Agreement and under the Ancillary Software License a period of time starting at Your acceptance of the terms and conditions of this Agreement and for so long as You meet such terms and conditions ("Term"). Notwithstanding the foregoing, HP may terminate Your right to Use the Product, upon notice, for Your failure to co with any such term or condition. Immediately upon termination, You shall remove from servers on which installed, destroy, or deliver to all copies of the Product, including those copies of the Software that are merged into Your adaptations, except for individual pieces of in Your database. You may terminate this Agreement at any time by delivering to HP or removing from servers on which installed or destroying the Product together with merged portions in any form. oftware, Computer Software Documentation, and Technical Data for Co
- 12. CONFIDENTIAL COMPUTER SOFTWARE. A valid license from HP is required for possession, use, or copying. Consistent with FAR ed to the U.S. Government under HP's standard commercial license
- COMPLIANCE WITH LAW. The Product and any associated hardware, software, technology or services may not be exported, reexported, transferred or downloaded to persons or entities listed on the U.S. Department of Commerce Denied Persons List, Entitly List of proliferation concern, or on any U.S. Treasury Department Designated Nationals exclusion list, any country under U.S. economic embargo, or to parties directly or indirectly involved in the development or production of nuclear, chemical, biological weapons, or missile technology as specified in the U.S. Export Administration Regulations (15 CFR 744). By accepting this Agreement You confirm that You are not (i) located in (or a national resident of) any country under U.S. economic embargo, (ii) identified on any U.S. Department of Commerce Denied Persons List, Entitly List or Treasury Department Persons List, Entitly List or Treasury Department of the Agreement of Commerce Denied Persons List, Entitly List or Treasury Department Persons List, Entitly List of Treasury Department Persons List, Entitly List or Treasury Department Persons List, Entitly List of Treasury Department Persons List, Entitly List of Treasury Department Persons List, Entitly List of Treasury Department of Commerce Denied Persons List, Entitly List or Indirectly involved in the development or Entitly List or Indirectly involved in the development or Entitly List or Treasury Department Persons List, Entitly List or Indirectly involved in the development or Entitly List or Indirectly involved in the development or Entitly List or Entit List or Entitly List or Entitly Li Entity List or Treasury Department Designated Nationals exclusion list, and (iii) directly or indirectly involved in the development or production of nuclear, chemical, biological weapons, or missile technology as specified in the U.S. Export Administration Regulations.
- 14. APPLICABLE LAW. This Agreement shall be construed in accordance with the laws of the State of New York without regard to conflict of laws principles. The United Nations Convention on Contracts for the International Sale of Goods is specifically disclaimed. If the Product was acquired outside the United States, then local law may apply.
- 15. SEVERABILITY. If any term or provision of this Agreement is determined to be illegal or unenforceable, the validity or enforceability of the remainder of the terms or provisions herein will remain valid and in full force and effect. Failure or delay in enforcing any right or provision of this Agreement shall not be deemed a waiver of such right or provision with respect to any subsequent breach. Provisions herein, which by their nature extend beyond the termination of the license in the Product, will remain in effect until fulfilled.

- 16. CONSENT TO USE OF DATA. You agree that HP may collect and use technical information that You provide in connection with Your Use and request for technical support of the Product from HP, however, HP will not use this information in a form that personally identifies You.
- ASSIGNMENT. You may not assign, sublicense or transfer this Agreement, the Product, any Authorized Copy, or any rights or obligations hereunder without the prior written consent of HP. Any such attempted assignment, sublicense, or transfer will be null and void, and in such event, HP may terminate this Agreement immediately. If, however, up to the date of assignment, you have complied with all of the terms and conditions of this Agreement, including obtaining the proper licensee entilling You to Use Third Party Software as required by Section 2.b of this Agreement, subject to payment of any applicable fees, You may assign this Agreement and the rights granted hereunder except for the Ancillary Software Licenses, which have their own terms and conditions of assignment with the transfer of all or substantially all of Your business, but only to a transferee who agrees to comply with all of the ternister and conditions of this Agreement. The right to assign or transfer Ancillary Software is governed by the terms and conditions of the Ancillary Software licenses. Information concerning HP's software license transfer found at the following website: http://www.hp.com/products1/evolution/software/index.html?jumpid=reg_R1002_USEN. ENTIRE AGREEMENT. This Agreement, including all Ancillary Software Licenses in the Ancillary Software list, is the final, complete and We agreement between You and HP relating to the Product, and supersedes any previous communications, representations, or ments between the parties, whether oral or written, regarding the subject matter hereof. Any additional or different terms and ions not expressly set forth herein will not apply. This Agreement may not be changed except by an amendment signed by You or Your ized representative, and HP. To the extent the terms of any HP policies or programs for support services conflict with the terms of this area to be support services.
- ment, the terms of this Agreement shall control
- NO ACTIVATION KEY REQUIRED SOFTWARE AS-IS WARRANTY STATEMENT: DISCLAIMER. TO THE EXTENT ALLOWED BY APPLICABLE LAW, THIS PRODUCT AND SUPPORT SERVICES, IF ANY, ARE PROVIDED TO YOU "AS IS" WITHOUT WARRANTIES OF ANY KIND, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED. HP SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF ANY KIND, INCLUDING WITHOUT LIMITATION, WARRANTY OF MERCHANTABILITY, SATISFACTORY QUALITY, NON-INFRINGEMENT, THE, ACCURACY OF INFORMATIONAL CONTENT, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY OR COMPLETENESS OF RESPONSES, RESULTS, OR WORKMANULKE EFFORT, LACK OF VIRUSES, AND LACK OF NEGLIGENCE, ALL WITH REGARD TO THE PRODUCT, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. IN . DDITION, WITHOUT LIMITATION, THERE IS NO WARRANTY OF QUIET ENJOYMENT, QUIET POSSESSION AND CORRESPONDENCE O DESCRIPTION WITH REGARD TO THE PRODUCT. YOU ASSUME THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF TH PRODUCT. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY HP, HP'S AUTHORIZED REPRESENTATIVES, OR ANY OTHER PARTY SHALL CREATE A WARRANTY OR AMEND THIS "AS IS" WARRANTY. Some jurisdictions do not allow exclusions of implied avaranties or conditions, so the above exclusion may not apply to You to the extent prohibited by such local laws. You may have othe ights that vary from country to country, state to state, or province to province. **ACTIVATION KEY REQUIRED SOFTWARE - LIMITED WARRANTY.** ACTVATION KEY REQUIRED SOFTWARE - LIMITED WARRANTY. HP warrants that the Product will perform substantially in accordance with the accompanying materials for a period of ninety (90) days from the date of purchase. If an implied warranty or condition is created by Your state/jurisdiction and federal or state/provincial law prohibits disclaimer of it, You also have an implied warranty or condition, BUT ONLY AS TO DEFECTS FOR WHICH CLAIMS ARE MADE WITHIN NINETY (90) DAYS FROM THE DATE OF PURCHASE. AS TO ANY DEFECTS DISCOVERED FOR WHICH A CLAIM IS NOT MADE WITHIN THE NINETY-DAY PERIOD, THERE IS NO WARRANITY OR CONDITION OF ANY KIND. Some states/jurisdictions do not allow limitations on how long an implied warranty or condition lasts, so the above limitation may not apply to You.
- DISCLAIMER. The Limited Warranty that appears above is the only express warranty made to You and is provided in lieu of any othe DISCLAMMER. The limited vortanity indicipied a dowe is the only express warrany made to fou and is provided in the of any other express warranties or implied warranties (if any) created by any documentation, packaging or otherwise. EXCEPT FOR THE LIMITED WARRANTY, AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, HP AND ITS SUPPLIES PROVIDE THE PRODUCT AND SUPPORT SERVICES (IF ANY) "AS IS" AND WITH ALL FAULTS, AND HEREBY DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES, DUTIES OR CONDITIONS, CONDITIONS, DETENDED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES, DUTIES OR CONDITIONS, ACCURACY OR COMPLETENESS FOR A PARTICULAR PURPOSE, SATISFACTORY GUALITY, NON-INFRINGEMENT OF TITLE, OF ACCURACY OR COMPLETENESS FOR RESPONSES, OR RESULTS, OF WORKMANUIKE EFFORT, OF LACK OF WIRUSES, AND OF LACK OF NEGLIGENCE, ALL WITH REGARD TO THE PRODUCT, AND THE PROVISIONS OF OR FAILURE TO PROVIDE SUPPORT SERVICES. ALSO, THERE IS NO WARRANTY OR CONDITION OR TITLE QUIET FINICYMENT QUIET POSSESSION CORRESPONDENCE TO. THERE IS NO WARRANTY OR CONDITION OF TITLE, QUIET ENJOYMENT, QUIET POSSESSION, CORRESPONDENCE TO DESCRIPTION, OR NON-INFRINGEMENT WITH REGARD TO THE PRODUCT.
- 20. WARRANTY OF AUTHORIZATION You warrant that You have obtained the license rights from the provider, including Third Party Software providers, for any and all software that undergoes the Conversion into the Physical Computer, Host/Client Set or Virtual Machine.
- FOR ALL SOFTWARE WHETHER OR NOT AN ACTIVATION KEY IS REQUIRED EXCEPT TO THE EXTENT PROHIBITED BY LOCAL LAW, IN NO EVENT WILL HP OR ITS SUBSIDIARIES, AFFILIATES, DIRECTORS, OFFICERS, EMPLOYES, AGENTS OR SUPPLIERS BE LIABLE FOR DIRECT, INDIRECT, SPECAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR OTHER DAMAGES (INCLUDING LOST PROFIT, LOST DATA, OR DOWNTIME COSTS) ARISING OUT OF THE USE, THE INABILITY TO USE, OR THE RESULTS OF USE OF THE PRODUCT, WHETHER BASED IN WARRANTY, CONTRACT, TORT OR OTHER LEGAL THEORY, AND WHETHER OR NOT HP WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE PRODUCT IS NOT DESIGNED, MANUFACTURED OR INTERDED FOR USE IN THE PLANNING, CONSTRUCTION, MAINTENANCE, OR OPERATION OF A NUCLEAR FACILITY, AIRCRAFT NAVIGATION OR AIRCRAFT COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, LIFE SUPPORT MACHINES, OR WEAPONS SYSTEMS (COLLECTIVELY "HIGH RISK APPLICATIONS"). YOU ARE SOLELY LIABLE IF THE PRODUCT IS USED FOR HIGH RISK APPLICATIONS, AND YOU SHALL INDEMNIFY, DEFEND AND HOLD HP HARMLESS FROM ALL LOSS, DAMAGE, EXPENSE OR LIABLITY IN CONNECTION WITH SUCH USE. YOU ASSUME THE ENTITIRE RISK AS TO YOUR USE OF THE PRODUCT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEGUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU TO THE EXTENT PROHIBITED BY SUCH LOCAL LAWS.
- APPLY TO YOU TO THE EXTENT PROHIBITED BY SUCH LOCAL LAWS. FOR SOFTWARE REQUIRING AN ACTIVATION KEY FOR SOFTWARE REQUIRING AN ACTIVATION KEY Notwithstanding any damages that You might incur for any reason whatsoever (including, without limitation, all damages referenced above and all direct or general damages), the entire liability of HP and any of its suppliers under any provision of this EULA and Your exclusive remedy for all of the foregoing (except for any remedy of repair or replacement if elected by HP with respect to any breach of the Limited Warranty) shall be limited to the greater of the amount actually paid by You for the Product or \$5.00 U.S. The foregoing limitations, exclusions and disclaimers (including Warranty above) shall apply to the maximum extent permitted by applicable law, even if any remedy ails of its essential purpose.

Ancillary Software Copyrights and Licenses

This Product includes open source and proprietary software developed or obtained through the third parties. More specifically, the developed or obtained code consists of the licensed Ancillary Software listed below. Installation, copying or otherwise using the Product (as defined in the Er User License Agreement) constitutes acceptance of the Ancillary Software license terms, whether or not such terms are reviewed.

GNU GENERAL PUBLIC LICENSE Version 2 GNU GENERAL PUBLIC LICENSE Version 2. June 1991

Copyright © 1989, 1991 Free Software Foundation, Inc

59 Temple Place, Suite 330, Boston, MA 02111-1307 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 Licen 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 offware 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

- 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 any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say, a work containing the Program or any derivative work under copyright law: that is to say a work containing the Program or any derivative work under copyright law: that is the program or any derivative work under the program or any derivative and the program or any derivative work under the program or any derivative derivative work under the program or any derivative der "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. 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 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 módifications or work under the terms of Section 1 above, provided that you also meet all of these co 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
- hereof, 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 c) If the indicated program homony reads claration increases when in our you may be not be investigated forming to such metadors 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, if the Program itself is interactive but does not normally print such an announcement.) our 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 car
- idered independent and separate works in themselves, then this License, and its terms, do not apply to those section n 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 roargm, 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 Progr
- 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 Licens copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of 1 and 2 above provided that you also do one of the following:
- ccompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 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 phys performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the ter Sections 1 and 2 above on a medium customarily used for software interchange; or, npany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only ommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with
- 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. 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.
- 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.
- Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the origina 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.
- If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues) in, us a consequence of a count logaritient of allegation of the patient infinited to do the reason of 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 royally-free redistribution of the Program by all those who receive copies directly or indirectly through you, then theonly 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 circumstance
- 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.
- 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

- as if written in the body of this licen rill be similar in spirit to the present version, but may differ in detail to address new problems or con
- 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.
- NECESSARY SERVICING, REPAIR OR CORRECTION. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER. OR ANY

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.

- <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 versio 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., 59 Temple Place, Suite 330, Boston, MA 02111-1307 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 omes with ABSOLUTELY NO WARRANTY: for details type 'show w'.
- his 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; after the name Voyodyne, 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 y Čoon, 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 Pub License instead of this License.

The libraries libgcc_s.so.1 and libstdc++.so.5.0.2 are subject to the following exception. As a special exception, you may use this file as part of a free software library without restriction. Specifically, if other files instantiate templates or use macros or inline functions from this file, or you compile this file and link it with other files to produce an executable, this file does not by itself cause the resulting executable to be covered by the GNU General Public License. This exception does not however

GNULESSER GENERAL PUBLIC LICENSE Version 2.1 GNU LESSER GENERAL PUBLIC LICENSE Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed. [This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version

Preamble The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses intended to guarantee your freedom to share and change free software – to make sure the software is free for all its users. This license, the Lesser General Public License, applies to some specially designated software packages – typically libraries – of the Free ware 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 and advance to available to lot to use it. You can use it too, but we suggest you first think carefully about whether this license to advance (acoust Dublic License) to you any uniticular care band as the available to badw.

or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below. or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below. When we speak of free softwares, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things. To protect your rights, we need to make restrictions that droibid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it. For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their indust. terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library. by astrauge and of inclusive modely. 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 some else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation to be affected by problems that might be introduced by others. 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 PHE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT IMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE). EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN 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. ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs. When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fit is criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library. We call this license the "lesser" General Public License permits more lax criteria for linking other code with the ardinary General Public END OF TERMS AND CONDITIONS How to Apply These Terms to Your New Libraries

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 ar reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special 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

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 ample, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operatin

the library in order to run. GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you". A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables. ry", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library

means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means at the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and nstallation of the library. Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

- 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 inta notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Libra
- 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 suc modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:
- a) The modified work must itself be a software library
- 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 s purpose remains meaningful.
- example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. efore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the applicatio ; not supply it, the square root function must still compute square roots.) requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be nably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections 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 (, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, us to each and every part regardless of who wrote it.
- Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library. 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 his, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, nstead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can
- specify that version instead if you wish.) Do not make any other change in these notices. Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy This option is useful when you wish to copy part of the code of the Library into a program that is not a library.
- 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.

ntries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the

e Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions

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 INPIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND ITTIESS 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

THE PREVIOUS REGULATED A PERCENTION AND A REAL PROVIDED THE PROGRAM AS PERMITTED ABOVE, BE LABLE TO YOU FOR DAMAGES, CLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARSING OUT OF THE USE OR INABILITY TO IS THE PROGRAM (INCIDING BUT NOT UNITED TO LOSS OF DATA OR DATA BEING RENDERD INACCURATE OR IOSSES ISTAINED 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.

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.

validate any other reasons why the executable file might be covered by the GNU General Public License.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library. The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with

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.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change. c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License

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

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.

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

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 towever, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contain), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states ter

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 ative work of the Library even though the source code is not. Whether this is true is especially significant if t ut the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

f such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ter to one of the second mathematical parameters, and a more regardless of whether it is legally a derivative work. (Executables taining this object code plus portions of the Library will still fall under Section 6.) Otherwise if the work is a derivative of the library, you may distribute the object code for the work under the terms of Section 6. Any a that work also fall under Section 6, whether or not they are linked directly with the Library itse

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

License. You must supply a copy of this license. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things: a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

a) Accompany the work with the complete corresponding machinered adole source code to the Library including windower 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 that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is inderstood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile he application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a or ose d'astricture andrea havary mechanism of imming winn the burdy. A suitable mechanism is drie indi (1) des an oh copy of the library already present on the user's computer system, rather than copying library functions into the executable (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with. c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in

ection 6a, above, for a charae no more than the cost of performing this dis d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the ove specified materials from the same plac

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy. For an executable, the reauired form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable interference of the more more than the table in the table in the table of the more table in the table of the more table in the table of tabl

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.

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things: a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

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

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 as such parties remain in full compliance.

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 modifyi or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

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

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 retrain entirely from distribution of the Library. If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circum

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 laims; this section has the sole purpose of protecting the integrity of the free softwar ion system which is imple icense 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

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License 12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original a distribution of the original sector is the sector of the sector is a sector of the s mitation as if written in the body of this License.

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.

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

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to he 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.

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

If you develop a new library, and you want it to be of the areatest possible use to the public, we recommend making it free software that e can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License) To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively by 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 library's name and a brief idea of what it does.> Copyright(C) copyright(C)

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later versio This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of CHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU lesser General Public License for more details. You should have received a copy of the GNU lesser General Public license along with this library; if not, write to the Free Software indation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA. Also add information on how to contact you by electronic and paper mail.

'ou should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. tere is a sample; alter the names: Yoyodyne, Inc., hereby disclaims all copyright interest in the library 'Frob' (a library for tweaking knobs) written by James Random Hacker. <signature of Ty Coon>, 1 April 1990 Ty Coon, President of Vice

That's all there is to it!

Apache Software License The Apache Software License, Version 1.1

Copyright (c) 2000-2003 The Apache Software Foundation. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the followina conditions are met-

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

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

3 The end-user documentation included with the redistribution, if any must include the following acknowledgment: "This product includes software developed by the Apache Software Foundation (http://www.apache.org/)." Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Apache" and "Apache Software Foundation" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact apache@apache.org.

5. Products derived from this software may not be called "Apache", nor may "Apache" appear in their name, without prior written permission of the

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

This software consists of voluntary contributions made by many individuals on behalf of the Apache Software Foundation. For more information on the Apache Software Foundation, please see http://www.apache.org/.

Portions of this software are based upon public domain software originally written at the National Center for Supercomputing Applications, University of Illinois, Urbana-Champaia

BSD Based Licenses

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

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

Neither the name of the copyright holder nor the names of contributors may be used to endorse or promote products derived from this

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTOR(S) "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCLDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

Copyright 1999, The OpenLDAP Foundation, Redwood City, California, USA. Copyright© 2000-2001, Aaron D. Gifford pyright © 1993, 1994, 1995, 1996, 1998 The Regents of the University of California Copyright © 2002 - 2003 NetGroup, Politecnico di Torino (Italy) Copyright © 1995-1999 Kungliga Tekniska Hägskolan (Royal Institute of Technology, Stockholm, Sweden). Copyright © 2000 Torsten Landschoff <torsten@debian.org> Sebastian Krahmer <krahmer@cs.uni-potsdam.de> Copyright © 1998 CORE SDI S.A., Buenos Aires, Argentina Copyright © 1995, 1996 by David Mazieres <dm@lcs.mit.edu> Copyright © 1991, 1992 Paul Kranenburg <pk@cs.few.eur.nl> Copyright © 1993 Branko Lankester <branko@hacktic.nl> Copyright © 1993 Ulrich Pegelow c-pegelow@moorea.uni-muenster.de> Copyright © 1995, 1996 Michael Elizabeth Chastain <mec@duracef.shout.net> Copyright © 1993, 1994, 1995, 1996 Rick Sladkey <jrs@world.std.com> Copyright © 1998-2001 Wichert Akkerman <wakkerma@deephackmode.org>

All rights reserved.

software without specific prior written permission

DATA, OR PROFITS: OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CON IY, 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 Portions of this code are under this license:

Copyright © 1980, 1991 The Regents of the University of California. All rights reserved.

- Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met: Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaime
- 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. All advertising materials mentioning features or use of this software must display the following acknowledgement: This product includes software developed by the University of California, Berkeley and its contributors. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without reactify a cities and the university of the University of California, Berkeley and its contributors.
- vithout specitic prior written permissior

ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING THIS SOFTWARE IS PROVIDED BY THE RECEINS AND CONTINUEUTORS AS IS AND ANT EXPRESS OR IMPTED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAMED. IN NO EVENT SHALL THE REGENTS 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, STRIC LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVIED OF THE ROSSINGUE WARE AND AND AND AND ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF

Common Public License Version 0.5

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

"Contribution" means:

"Contribution" means: a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and b) in the case of each subsequent Contributor: i) changes to the Program, and ii) additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'ariginates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program."Contributor' means any person or entity distributes the Program. ensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution

alone or when combined with the Program. "Program" means the Contributions distributed in accordance with this Agreement "Recipient" means on was a who with the Contributions of the Contributions ient" means anyone who receives the Program under this Agreement, including all Contributors.

GRANT OF RIGHTS

3.

When the Progra

o identify the originator of the Contribution

COMMERCIAL DISTRIBUTION

DISCLAIMER OF LIABILITY

extent necessary to make such provision valid and enforceable.

Part of the software embedded in this product is gSOAP software

Copyright © 1995 Tatu Ylonen <ylo@cs.hut.fi>, Espoo, Finland

Zlib is now external, in a library

NECESSARY SERVICING, REPAIR OR CORRECTION.

Cryptographic attack detector for ssh - source code

Copyright © 1998 CORE SDI S.A., Buenos Aires, Argentina.

RSA is no longer included, found in the OpenSSL library

e make-ssh-known-hosts script is no longer included

SS has been removed ND5 is now external, in the OpenSSL library

IDEA is no longer included, its use is deprecated DES is now external, in the OpenSSL library GMP is no longer used, and instead we call BN code from OpenSSL

- RC4 support has been replaced with ARC4 support from OpenSSL - Blowfish is now external, in the OpenSSL library

HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES

licence, or a licence more free than that

[The license continues]

OpenSSH contains no GPL code.

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form. b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of sucl patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of sucl patent license under Licensed Patents to make. Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contributor and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include he Contribution. No hardware per se is licensed hereunder

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances re provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of Intellectual property rights or otherwise. As a condition to exercising the rights needed, if any, Forexample, if a third party hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the pyright license set forth in this Agreement

fitness for a particular purpose; ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits; iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other

party; and iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange. e Program is made available in source code form: a) it must be made available under this Agreement; and be a convert this Agreement must be included with each copy of the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients

COMMERCIAL DISTRIBUTION Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor (Indemnified Contributor") against any losses, damages and costs (collective) "Ussess") arising from claims, lowsuis and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must; a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor may participate in any such claim at its own expense. For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is performance claims, or offers responsibility alone. Under this section, the Commercial Contributor is reponsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims, or offers example, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

XCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES

DR 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. Each Recipient is solely

responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program corrs, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

DISCLAIMER OF LIABILITY EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE), ARSING IN ANY WAY OUT OF THE USE OR DISTRBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any potent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement

and begins and the many signature in a reasonable period of time after becoming avare of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program Mall continue and survive.

nay only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) his Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial

the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor ma

elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

gSOAP License

Part of the software embedded in this product is gSCAP software. Portions created by gSCAP are Copyright (C) 2001-2004 Robert A. van Engelen, Genivia inc. All Rights Reserved. THE SOFTWARE IN THIS PRODUCT WAS IN PART PROVIDED BY GENIVIA INC AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEGUENTIAL DAMAGE (INCLUDING, BUT NOT LIMITED TO, PROCURE MENT OF SUBSTITUTE GOODS OR SERVICES; IOSS 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.

OpenSSH License

All rights reserved As far as I am concerned, the code I have written for this software can be used freely for any purpose. Any derived versions of this software must be clearly marked as such, and if the derived work is incompatible with the protocol description in the RFC file, it must be called by a name other than "ssh" or "Secure Shell".

However, I am not implying to give any licenses to any patents or copyrights held by third parties, and the software includes parts that are not under my direct control. As far as I know, all included source code is used in accordance with the relevant license agreements and can be used freely for any purpose (the GNU license being the most restrictive); see below for details.

Note that any information and cryptographic algorithms used in this software are publicly available on the Internet and at any major bookstore, scientific library, and patent office worldwide. More information can be found e.g. at "http://www.cs.hut.fi/crypto".

The legal status of this program is some combination of all these permissions and restrictions. Use only at your own responsibility. You will

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 "S IS" WITHOUT WARRANTY OF ANY KIND, ETHER EXPRESSED OR MIPLIED, INCLUDING, BUT NOT LIMITED TO, THE

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

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER. OR ANY

The 32-bit CRC compensation attack detector in deattack.c was contributed by CORE SDI S.A. under a BSD-style license.

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AN

ER 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 DAMAGE'S 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

be responsible for any legal consequences yourself; I am not making any claims whether possessing or using this is legal or not in your country, and I am not taking any responsibility on your behalf.

er, none of that term is relevant at this point in time. All of these restrictively licenced software components which he talks about

The licences which components of this software fall under are as follows. First, we will summarize and say that all components are under a BSD

ment Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of

ted to copy and distribute copies of this Agreement, but in order to avoid inconsiste

REQUIREMENTS or may choose to distribute the Program in object code form under its own license agreement, provided that: a) it complies with the terms and conditions of this Agreement; and b) its license agreement:

 i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and

b) a copy of this Agreement must be included with each copy of the Pr

Contributors may not remove or alter any copyright notices contained within the Program.

All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that this

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES ARE DISCLAIMED, IN NO EVENT SHALL CORE SDI S.A. BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES RESULTING FROM THE USE OR MISUSE OF THIS SOFTWARE.

Ariel Futoransky <futo@core-sdi.com

3 ssh-keyscan was contributed by David Mazieres under a BSD-style license.

Copyright 1995, 1996 by David Mazieres <dm@lcs.mit.edu>.

Modification and redistribution in source and binary forms is permitted provided that due credit is given to the author and the OpenBSD project by leaving this copyright notice intact.

The Riindael implementation by Vincent Riimen. Antoon Bosselaers and Paulo Barreto is in the public domain and distribute with the

@version 3.0 (December 2000) Optimised ANSI C code for the Rijndael cipher (now AES)

@author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be

@author Antoon Bosselaers <antoon.bosselaers@esc @author Paulo Barreto <paulo.barreto@terra.com.br>

This code is hereby placed in the public domain.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS "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 NC EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE UABLE FOR ANY DIRECT, INDIRECT, INCLUENTAL, 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 LUBBILITY, WHETHER IN CONTRACT, STRICT LUABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THE SOFTMARE BUSINES ON THE ROSSING USE OF LUBBILITY. SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

One component of the ssh source code is under a 3-clause BSD license, held by the University of California, since we pulled these parts rom original Berkelev code. Copyright© 1983, 1990, 1992, 1993, 1995

The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer n the documentation and/or other materials provided with the distribution. . Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from is software without specific prior written permissio

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIE NCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SÚBSTITUTE GÓODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF CT. 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

Remaining components of the software are provided under a standard 2-term BSD licence with the following names as copyright holders: Markus Fried

Theo de Raadt Niels Provos Dug Song Damien Miller Kevin Steves Daniel Kouril Nesley Griffin Per Allansson

Simon Wilkinson

Portable OpenSSH additionally includes code from the following copyright holders, also under the 2-term BSD license:

Tim Rice Andre Lucas Chris Adams Cray Inc. Denis Parker Jakob Schlyter Juha Yrjölä Michael Stone orks Associates Technology, Ind olar Designer Todd C. Miller Wayne Schroede William Jones Darren Tucker The SCO Group

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following c 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following discla Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer n the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, 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 NEUGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Portable OpenSSH contains the following additional licenses:

a) md5crypt.c, md5crypt.h

THE BEER-WARE LICENSE" (Revision 42): <phk@login.dknet.dk> wrote this file. As long as you retain this notice you can do whatever you want with this stuff. If we meet some day, and you think this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp

b) snprintf replacement

Copyright Patrick Powell 1995 This code is based on code written by Patrick Powell (papowell@astart.com) It may be used for any purpose as long as this notice remains intact on all source code distributions.

c) Compatibility code (openbsd-compat)

part from the previously mentioned licenses, various pieces of code in the openbsd-compat/ subdirectory are licensed as

Some code is licensed under a 3-term BSD license, to the following copyright holders:

Todd C. Miller Theo de Raadt Damien Miller Eric P. Allman

he Regents of the University of California

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met Use in source and binary forms, with or without modification, are permitted provided mather toilowing conditions are met: 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer. 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer. 3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived fron this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, THIS 301 WARE DISCULTED THE INFLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS 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, STRIC ITY, 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.

Some code is licensed under an ISC-style license, to the following copyright holders:

Internet Software Consortium. Todd C. Miller

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND TODD C. MILLER DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL TODD C. MILLER BE LIABLE FOR ANY SPECIAL, DIRECT INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM ILOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLOGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF RIN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE

Some code is licensed under a MIT-style license to the following copyright holders:

Free Software Foundation, Inc.

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

The above convright notice and this permission notice shall be included in all conies or substantial portions of the Software

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE ILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOV 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. Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale,

Other Credits:

Copyright © 2000 by Catharon Productions, Inc. ware is based in part on the Catharon Typography Project

CGIC. copyright 1996. 1997, 1998, 1999, 2000, 2001, 2002, 2003,

use or other dealings in this Software without prior written authorizatio

2004 by Thomas Boutell and Boutell.Com, Inc

Copyright 1999, The OpenLDAP Foundation, Redwood City, California, USA.

The OpenLDAP Project (http://www.openIdap.org/)

PNG Reference Library Contributing Authors and Group 42, Inc. (<u>http://sourceforge.net/projects/libpng/</u>)

Copyright © 1999-2000, 2003 Free Software Foundation Inc

Copyright 1995-2000 Trolltech AS. Copyright 2001 Arnt Gulbrandsen.

ZLIB - Copyright © Jean-loup Gailly and Mark Adler

And last but not least, Linus Torvalds and many others.