HP Data Center Infrastructure Management

Software Version: 2.00

Open Source and Third-Party Software License Agreements

Document Release Date: July 2010 Software Release Date: July 2010



Legal Notices

Copyright Notices

© Copyright 2010 Hewlett-Packard Development Company, L.P.

Restricted Rights Legend

Confidential computer software.

Valid license from HP required for possession, use or copying.

Consistent with FAR 12.211 and 12.212, Commercial Computer Software, Computer Software Documentation, and Technical Data for Commercial Items are licensed to the U.S. Government under vendor's standard commercial license.

Warranty

The only warranties for HP products and services are set forth in the express warranty statements accompanying such products and services.

Nothing herein should be construed as constituting an additional warranty.

HP shall not be liable for technical or editorial errors or omissions contained herein.

The information contained herein is subject to change without notice.

For information about third-party and/or open source license agreements, or to view open source code, use one of the following ways:

- In the **ThirdParty** directory of the installation CD-ROM
- In the directories in which the binary files of the third-party and/or open source tools are located after installation of HP Data Center Infrastructure Management
- Through the component's url indicated in this guide

Trademark Notices

- JavaTM is a US trademark of Sun Microsystems, Inc.
- Microsoft®, Windows®, Windows NT®, Windows® XP, Windows Mobile® and Windows Vista® are U.S. registered trademarks of Microsoft Corporation.
- Oracle is a registered trademark of Oracle Corporation and/or its affiliates.
- UNIX® is a registered trademark of The Open Group.

Documentation Updates

The title page of this document contains the following identifying information:

- Software Version number, which indicates the software version
- Document Release Date, which changes each time the document is updated
- Software Release Date, which indicates the release date of this version of the software

To check for recent updates or to verify that you are using the most recent edition of a document, go to: http://h20230.www2.hp.com/selfsolve/manuals

This site requires that you register for an HP Passport and sign-in. To register for an HP Passport ID, go to: http://h20229.www2.hp.com/passport-registration.html

Or click the **New users - please register** link on the HP Passport login page.

You will also receive updated or new editions if you subscribe to the appropriate product support service. Contact your HP sales representative for details.

HP Software Support

Visit the HP Software support web site at: www.hp.com/go/hpsoftwaresupport

The web site provides contact information and details about the products, services, and support that HP Software & Solutions offers. It provides customer self-solve capabilities, and is a fast and efficient way to access interactive technical support tools needed to manage your business. As a valued support customer, you can benefit by using the web site to:

- Search for knowledge documents of interest
- Submit and track support cases and enhancement requests
- Download software patches
- Manage a support contract
- Look up HP support contracts
- Review information about available services
- Enter into discussions with other software customers
- Research and register for software training

To find more information about access levels, go to: http://h20230.www2.hp.com/new_access_levels.jsp

Contents

Colorpicker	5
C-tree	5
Drawing kit for AWBuilder	
Dynamic Drive HV Menu	5
LEADTOOLS Imaging	7
MICROSOFT SQL SERVER 2005 JDBC DRIVER	7
PDFlib GmbH License Agreement	10
TreeView	13
YUI Software License	16

HP acknowledges the use of the following open source and third-party components under the licenses shown below.

Colorpicker

Copyright (c) 2008 Stefan Petre,

http://www.eyecon.ro/colorpicker/

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

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

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

C-tree

Copyright © 1992-2010 FairCom Corporation All rights reserved.

Drawing kit for AWBuilder

The SD solutions GmbH intended not to use any copyrighted material for the publication or, if not possible, to indicate the copyright of the respective object. The copyright for any material created by the SD solutions GmbH is reserved. Any duplication or use of objects such as images, diagrams, sounds or texts in other electronic or printed publications is not permitted without the author's agreement.

Dynamic Drive HV Menu

Dynamic Drive DHTML scripts- Terms of Use

Unless indicated otherwise by the credit, all scripts on this site are original scripts written by the authors of Dynamic Drive, and are protected by both US and international copyright laws. The below lists the terms of use users of Dynamic Drive must agree to before using the programs/scripts (Last updated: May 22nd, 06):

1. Users may use any DHTML scripts offered for download on Dynamic Drive, free of charge, on both personal and commercial web sites. This includes web designers who wish to use our DHTML scripts in their paid web site projects.

- 2. You may modify our scripts to customize them based on your needs.
- 3. Users may NOT, however, redistribute or repost/ resell for download any DHTML script found on Dynamic Drive. Redistribution is defined as re-offering our scripts for download in any fashion, whether on a competing web site, an application that generates code snippets, or a CD-ROM collection of CSS/JavaScript codes etc. Some examples of what is acceptable and what is not are:

* Acceptable:

- Use our DHTML scripts on any personal or commercial web site to aid in its functionality/ usability.
- o As a web designer, use our DHTML scripts in your paid projects for your client web sites.
- o As a software developer, use our DHTML scripts within a application/ program as part of its interface, such as a CSS menu being used as the program's navigation interface. The program itself can be distributable.

In all cases above, the credit notice within the script must remain intact and unaltered.

- * Not Acceptable:
 - Put our DHTML scripts on another script library or webmaster type site for others to download.
 - Use our DHTML scripts in any type of service or application whereby our codes are part of the product offerings themselves.
 - Put our DHTML scripts in any other types of medium for direct redistribution, such as a CD-ROM that consists of, but not limited to, webmaster codes and web graphics.
- 4. Users agree not to remove/ edit the credit notice within the DHTML source code, or claim the code to be work of their own. What is the copyright notice? It appears inside the <script> tag of each script, and looks something like this:

/*************

- * Dynamic Countdown script- © Dynamic Drive (http://www.dynamicdrive.com)
- * This notice MUST stay intact for legal use
- * Visit http://www.dynamicdrive.com/ for this script and 100s more.

Sometimes you may wish to move the DHTML script to an external .js file. In such instances, the credit notice must still be retained within the SCRIPT tags, in the page's visible source:

- * Dynamic Countdown script- © Dynamic Drive (http://www.dynamicdrive.com)
- * This notice MUST stay intact for legal use
- * Visit http://www.dynamicdrive.com/ for this script and 100s more.

</script>

5. Users agree not to use scripts found on Dynamic Drive for illegal purposes, or on pages containing illegal material.

- 6. Users agree not to hold Dynamic Drive liable for any damages resulted from proper or improper use of any of the scripts found on Dynamic Drive. Use at your own risk.
- 7. Users are not required to link back to Dynamic Drive to use our DHTML scripts, as much as they are appreciated. :)

By using any of the scripts on Dynamic Drive, you understand that you have read and agreed to the above usage terms. These terms will be strictly enforced, and violators will face criminal charges. Don't say our lawyer didn't warn you!

Copyright © 1998-2010 Dynamic Drive. Please read Terms Of Use here before using any of the scripts.

LEADTOOLS Imaging

Since you are probably a software developer or other software professional, you are no doubt familiar with the concept of copyright. The content of this website, including, without limitation, any software available from this website, the text and images herein and their arrangement, are copyright ©1991-2010 by LEAD Technologies, Inc. ("LEAD"). All Rights Reserved.

Visitors may make a single copy of information published on LEAD's website for their personal, non-commercial use. Except as expressly provided in the preceding sentence, nothing contained herein shall be construed as conferring any license or right under any LEAD copyright.

Any software that is downloaded from our website is deemed to be licensed to you by LEAD on a nonexclusive basis and within the scope of use described herein and in the on screen license agreement accompanying such software. Neither title nor intellectual property rights are transferred to you, but remain with LEAD, who owns full and complete title. You may not decompile, reverse engineer, disassemble, modify or otherwise convert the Software to a human perceivable form. Any reproduction or redistribution of such software is expressly prohibited by law.

MICROSOFT SQL SERVER 2005 JDBC DRIVER

MICROSOFT SOFTWARE LICENSE TERMS

These license terms are an agreement between Microsoft Corporation (or based on where you live, one of its affiliates) and you. Please read them. They apply to the software named above, which includes the media on which you received it, if any. The terms also apply to any Microsoft

updates,

- supplements,
- · Internet-based services, and
- support services

for this software, unless other terms accompany those items. If so, those terms apply.

By using the software, you accept these terms. If you do not accept them, do not use the software.

If you comply with these license terms, you have the rights below.

- 1. INSTALLATION AND USE RIGHTS. You may install and use any number of copies of the software on your devices.
- 2. SCOPE OF LICENSE. The software is licensed, not sold. This agreement only gives you some rights to use the software. Microsoft reserves all other rights. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. In doing so, you must comply with any technical limitations in the software that only allow you to use it in certain ways. You may not
 - o disclose the results of any benchmark tests of the software to any third party without Microsoft's prior written approval;
 - o reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits, despite this limitation;
 - o publish the software for others to copy; or
 - o rent, lease or lend the software.
- 3. TRANSFER TO A THIRD PARTY. The first user of the software may transfer it and this agreement directly to a third party. Before the transfer, that party must agree that this agreement applies to the transfer and use of the software. The first user must uninstall the software before transferring it separately from the device. The first user may not retain any copies.
- 4. EXPORT RESTRICTIONS. The software is subject to United States export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users and end use. For additional information, see www.microsoft.com/exporting.

- 5. SUPPORT SERVICES. Because this software is "as is," we may not provide support services for it.
- 6. ENTIRE AGREEMENT. This agreement, and the terms for supplements, updates, Internet-based services and support services that you use, are the entire agreement for the software and support services.

7. APPLICABLE LAW.

- a. United States. If you acquired the software in the United States, Washington state law governs the interpretation of this agreement and applies to claims for breach of it, regardless of conflict of laws principles. The laws of the state where you live govern all other claims, including claims under state consumer protection laws, unfair competition laws, and in tort.
- b. Outside the United States. If you acquired the software in any other country, the laws of that country apply.
- 8. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your country. You may also have rights with respect to the party from whom you acquired the software. This agreement does not change your rights under the laws of your country if the laws of your country do not permit it to do so.
- 9. DISCLAIMER OF WARRANTY. The software is licensed "as-is." You bear the risk of using it. Microsoft gives no express warranties, guarantees or conditions. You may have additional consumer rights under your local laws which this agreement cannot change. To the extent permitted under your local laws, Microsoft excludes the implied warranties of merchantability, fitness for a particular purpose and non-infringement.
- 10. LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES. You can recover from Microsoft and its suppliers only direct damages up to U.S. \$5.00. You cannot recover any other damages, including consequential, lost profits, special, indirect or incidental damages.

This limitation applies to

- o anything related to the software, services, content (including code) on third party Internet sites, or third party programs; and
- o claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

It also applies even if Microsoft knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.

Please note: As this software is distributed in Quebec, Canada, some of the clauses in this agreement are provided below in French.

Remarque: Ce logiciel étant distribué au Québec, Canada, certaines des clauses dans ce contrat sont fournies ci-dessous en français.

EXONÉRATION DE GARANTIE. Le logiciel visé par une licence est offert « tel quel ». Toute utilisation de ce logiciel est à votre seule risque et péril. Microsoft n'accorde aucune autre garantie expresse. Vous pouvez bénéficier de droits additionnels en vertu du droit local sur la protection dues consommateurs, que ce contrat ne peut modifier. La ou elles sont permises par le droit locale, les garanties implicites de qualité marchande, d'adéquation à un usage particulier et d'absence de contrefaçon sont exclues.

LIMITATION DES DOMMAGES-INTÉRÊTS ET EXCLUSION DE RESPONSABILITÉ POUR LES DOMMAGES. Vous pouvez obtenir de Microsoft et de ses fournisseurs une indemnisation en cas de dommages directs uniquement à hauteur de 5,00 \$ US. Vous ne pouvez prétendre à aucune indemnisation pour les autres dommages, y compris les dommages spéciaux, indirects ou accessoires et pertes de bénéfices.

Cette limitation concerne:

- tout ce qui est relié au logiciel, aux services ou au contenu (y compris le code) figurant sur des sites Internet tiers ou dans des programmes tiers ; et
- les réclamations au titre de violation de contrat ou de garantie, ou au titre de responsabilité stricte, de négligence ou d'une autre faute dans la limite autorisée par la loi en vigueur.

Elle s'applique également, même si Microsoft connaissait ou devrait connaître l'éventualité d'un tel dommage. Si votre pays n'autorise pas l'exclusion ou la limitation de responsabilité pour les dommages indirects, accessoires ou de quelque nature que ce soit, il se peut que la limitation ou l'exclusion ci-dessus ne s'appliquera pas à votre égard.

EFFET JURIDIQUE. Le présent contrat décrit certains droits juridiques. Vous pourriez avoir d'autres droits prévus par les lois de votre pays. Le présent contrat ne modifie pas les droits que vous confèrent les lois de votre pays si celles-ci ne le permettent pas.

PDFlib GmbH License Agreement

PDFlib GmbH, Franziska-Bilek-Weg 9, 80339 München, Germany phone +49/89/452 33 84-0, fax +49/89/452 33 84-99

sales@pdflib.com, support@pdflib.com, www.pdflib.com

1. Definitions

The effective date of this agreement is the date shown on the invoice. This agreement defines the licensing terms for the following software products:

- (a) PDFlib 7.0.3
- (b) PDFlib+PDI 7.0.3
- (c) PDFlib Personalization Server (PPS) 7.0.3 and Block Plugin

These products will be collectively referred to as the Program in this agreement. The Program is delivered with a manual which describes the programming features and their usage (the Documentation).

2. System-based License

Licensee is granted the non-exclusive and perpetual right to use the Program on a number of computers using a particular operating system.

Except on IBM eServer iSeries, IBM eServer zSeries, and compatible systems, a purchased license may be transferred to another computer running under the same operating system provided that no two computers are driven concurrently under the same license.

Except on IBM eServer iSeries, IBM eServer zSeries, and compatible systems, Licensee may use the Program on an unlimited number of development machines, provided these machines are not used for production purposes at the same time (for example, they cannot be accessed over a network except by developers working on products which incorporate a licensed copy of the Program), and run under the same operating system for which a license was purchased.

3. Restrictions

3.1 Intellectual Property

Licensee acknowledges that the Program is copyrighted intellectual property of PDFlib GmbH, and that PDFlib GmbH retains exclusive ownership of the Program and Documentation, subject however to all terms and conditions of this agreement.

It is expressly agreed that this license does not include ownership of the Program's source code, but only the right-to-use as defined by this agreement.

3.2 Reverse Engineering and Confidentiality

Licensee agrees to not translate, disassemble, or reverse-engineer the Program.

Licensee agrees to not redistribute or make publicly available any license key received from PDFlib GmbH.

3.3 Updates

If Licensee obtained the Program as an update of an earlier version or an upgrade of another product, it is provided to Licensee on a license exchange basis. By installing and using an updated or upgraded version of the Program Licensee agrees to terminate the license for the earlier version of the Program or the other product, respectively. Licensee will not continue to use the earlier version of the Program or the other product, and will not transfer it to another person or entity.

4. Delivery

The Program and Documentation are delivered in digital format only. Licensee agrees to retrieve the Program and Documentation, as well as any relevant maintenance updates from PDFlib GmbH's Website at www.pdflib.com. Neither digital storage media nor printed Documentation will be delivered to licensee by PDFlib GmbH.

5. Warranty and Support

5.1 Performance of the Program

PDFlib GmbH warrants that the Program will perform substantially in accordance with the Documentation when used as directed in the Documentation. This warranty does not cover use of the Program in ways which are not covered in the Documentation (e.g., by calling undocumented functions, or by not obeying documented restrictions), or using modified copies of the Program unless such modifications have been authorized by PDFlib GmbH.

PDFlib GmbH warrants that it is owner of the Program with authority to license the Program to licensee, and that the Program does not infringe third party intellectual property rights. PDFlib GmbH agrees to indemnify, defend and hold harmless licensee from any claims either that PDFlib GmbH does not own the Program, or that the Program infringes a third party's intellectual property rights.

In the event the unmodified Program fails to satisfy this limited warranty during a warranty period of 30 days after the effective date of this agreement, PDFlib GmbH shall promptly, at its expense and in its discretion, (i) provide a correction or workaround for any reproducible errors which are reported by licensee, and deliver an updated version of the Program, or (ii) return a refund of any license fees paid pursuant to this agreement. In this event licensee will immediately terminate any use and distribution of the Program.

Technical support as described above is available by e-mail only. Maintenance updates of the Program as indicated in section 1 do not extend the initial warranty period.

5.2 Warranty against Disablement

PDFlib GmbH expressly represents and warrants that, other than a disabling mechanism on the functional evaluation copy of the Program which disabling mechanism is removed upon receipt by licensee of the license key for the full version of the Program, the Program will not intentionally cause or permit any portion of the Program provided or developed by PDFlib GmbH hereunder to contain any protection feature designed to prevent its use. These protection features include, without limitation, any computer virus, worm, software lock, drop dead device, Trojan-horse routine, trap door, time bomb, or any other codes or instructions that may be used to access, modify, delete, damage or disable the Program or any other component of licensee's computer systems. If PDFlib GmbH becomes aware of any such feature, PDFlib GmbH will promptly notify licensee thereof. PDFlib GmbH further represents and warrants that it will not impair the operation of the Program in any way other than pursuant to an order of a court of law.

5.3 Limitations and Disclaimer

Except for breach of PDFlib GmbH's warranties of ownership of the Program and non-infringement of third party intellectual property, the foregoing states the sole and exclusive remedies for PDFlib GmbH's breach of warranty. The foregoing warranties are in lieu of all other warranties or conditions, express or implied, and any implied warranty or condition of fitness for a particular purpose, merchantability, or merchantable quality. No person is authorized to make any other warranty or representation concerning the performance of the Program other than according to this paragraph. Licensee shall make no other warranty, express or implied, on behalf of PDFlib GmbH.

6. Consequential Damages Waiver

Neither party will be liable for any loss of use, interruption of business, or any indirect, special, incidental, or consequential damages of any kind (including lost profits), regardless of the form of action whether in contract, tort (including negligence), strict product liability or otherwise.

7. Applicable Law

This license is governed by the laws of Germany, excluding choice of law rules. If any part of this license is found to be in conflict with the law, that part shall be interpreted in its broadest meaning consistent with the law, and no other parts of the license shall be affected.

8. Final Agreement

This agreement constitutes the complete, final and exclusive expression of the parties' agreement, and supersedes all proposals and other communications made between the parties concerning the subject matter hereof. This agreement cannot be modified except by written agreement signed by all the parties hereto.

TreeView

TreeView License: Distributor's License

This License For Customer Use of GubuSoft TreeView Software ("LICENSE") is the agreement which governs use of the TreeView software by GubuSoft ("GUBUSOFT") downloadable herefrom, including computer software and associated documentation ("SOFTWARE"). By downloading, installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms of this LICENSE. If you do not agree to the terms of this LICENSE, do not use the SOFTWARE.

GUBUSOFT grants Customer a royalty-free, perpetual license to use SOFTWARE with unlimited server CPUs and internet domains. An unlimited number of end users may access

and use the SOFTWARE. Customer may redistribute SOFTWARE subject to limitations. GUBUSOFT grants Customer rights to modify the source code, for use within their application.

- 1. DEFINITIONS
- 1.1 Customer. Customer means the entity or individual that downloads the SOFTWARE.
- 2. GRANT OF LICENSE
- 2.1 GUBUSOFT hereby grants Customer the following non-exclusive, non-transferable right to use the SOFTWARE.

2.1.1 LIMITATIONS

Customer may not rent, lease, or transfer the rights to the SOFTWARE to someone else.

Customer may redistribute and use SOFTWARE in source code form provided (a) Customer Applications of SOFTWARE add primary and substantial functionality, and are not merely a set or subset of any of the functionality of the SOFTWARE, or a set or subset of any of the code or other files of the SOFTWARE; (b) the source code retains all source code comments, including all copyright notices, without modification; (c) Customer includes a valid copyright notice on their Application; and (d) Customer agrees to indemnify, hold harmless, and defend GubuSoft from and against any claims or lawsuits, including attorneys' fees, that arise or result from the use or distribution of Customer's Application.

Customer may redistribute and use SOFTWARE in binary form provided (a) Customer Applications of SOFTWARE add primary and substantial functionality, and are not merely a set or subset of any of the functionality of the SOFTWARE, or a set or subset of any of the code or other files of the SOFTWARE; (b) Customer agrees to indemnify, hold harmless, and defend GubuSoft from and against any claims or lawsuits, including attorneys' fees, that arise or result from the use or distribution of Customer's Application; and (c) the following notices are included in the documentation and/or other materials provided with the Customer's Application:

Copyright (C) 2006 Conor O'Mahony (gubusoft@gubusoft.com)

All rights reserved.

This application includes the TreeView script.

You are not authorized to download and/or use the TreeView source code from this application for your own purposes. For your own FREE copy of the TreeView script, please visit the http://www.treeview.net Web site.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

If Customer is using the free version of SOFTWARE, Customer must ensure that the "JavaScript Tree Menu" link at the top of the TreeView is visible and readable in their Web page or application.

Customer may not harm the GUBUSOFT intellectual property rights using any media or via any electronic or other method now known or later discovered.

Customer may not use the GubuSoft name, the name of the TreeView author, or the names of any source code contributors to endorse or promote products derived from this SOFTWARE without specific prior written permission.

Customer may not utilize the SOFTWARE in a manner which is disparaging to GUBUSOFT.

3. TERMINATION

This LICENSE will automatically terminate if Customer fails to comply with any of the terms and conditions hereof. In such event, Customer must destroy all copies of the SOFTWARE and all of its component parts.

Defensive Suspension. If Customer commences or participates in any legal proceeding against GUBUSOFT, then GUBUSOFT may, in its sole discretion, suspend or terminate all license grants and any other rights provided under this LICENSE during the pendency of such legal proceedings.

4. COPYRIGHT

All title and copyrights in and to the SOFTWARE (including but not limited to all images, photographs, animations, video, audio, music, text, and other information incorporated into the SOFTWARE), the accompanying printed materials, and any copies of the SOFTWARE, are owned by GUBUSOFT. The SOFTWARE is protected by copyright laws and international treaty provisions. Accordingly, Customer is required to treat the SOFTWARE like any other copyrighted material, except as otherwise allowed pursuant to this LICENSE and that it may make one copy of the SOFTWARE solely for backup or archive purposes.

5. APPLICABLE LAW

This LICENSE shall be deemed to have been made in, and shall be construed pursuant to, the laws of the State of California. The United Nations Convention on Contracts for the International Sale of Goods is specifically disclaimed.

6. DISCLAIMER OF WARRANTIES AND LIMITATION ON LIABILITY

- 6.1 No Warranties. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE IS PROVIDED "AS IS" AND GUBUSOFT AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- 6.2 No Liability for Consequential Damages. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL GUBUSOFT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF GUBUSOFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. MISCELLANEOUS

If any provision of this LICENSE is inconsistent with, or cannot be fully enforced under, the law, such provision will be construed as limited to the extent necessary to be consistent with and fully enforceable under the law. This LICENSE is the final, complete and exclusive agreement between the parties relating to the subject matter hereof, and supersedes all prior or contemporaneous understandings and agreements relating to such subject matter, whether oral or written. This LICENSE may only be modified in writing signed by an authorized officer of GUBUSOFT.

8. ASSIGNMENT

GUBUSOFT may assign or otherwise transfer any of its rights or obligations under this LICENSE agreement.

YUI Software License

Software License Agreement (BSD License)

Copyright (c) 2010, Yahoo! Inc.

All rights reserved.

Redistribution and use of this software 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 Yahoo! Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission of Yahoo! Inc.

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

Sources of Intellectual Property Included in the YUI Library

YUI is issued by Yahoo! under the BSD license above. Below is a list of certain publicly available software that is the source of intellectual property in YUI, along with the licensing terms that pertain to those sources of IP. This list is for informational purposes only and is not intended to represent an exhaustive list of third party contributions to the YUI.

- Douglas Crockford's JSON parsing and stringifying methods: In the JSON Utility, Douglas Crockford's JSON parsing and stringifying methods are adapted from work published at JSON.org. The adapted work is in the public domain.
- Robert Penner's animation-easing algorithms: In the Animation Utility, YUI makes use of Robert Penner's algorithms for easing.
- Geoff Stearns's SWFObject: In the Charts Control and the Uploader versions through 2.7.0, YUI makes use of Geoff Stearns's SWFObject v1.5 for Flash Player detection and embedding. More information on SWFObject can be found here (http://blog.deconcept.com/swfobject/). SWFObject is (c) 2007 Geoff Stearns and is released under the MIT License (http://www.opensource.org/licenses/mit-license.php).
- Diego Perini's IEContentLoaded technique: The Event Utility employs a technique developed by Diego Perini and licensed under GPL. YUI's use of this technique is included under our BSD license with the author's permission.