

## Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/> (<http://www.apache.org/licenses/>)

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions,

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License,

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

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

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

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

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

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

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

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has

been received by Licensor and subsequently incorporated within the Work

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

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

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

- a. You must give any other recipients of the Work or Derivative Works a copy of this License; and
- b. You must cause any modified files to carry prominent notices stating that You changed the files; and
- c. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- d. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions, Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor

regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.

You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License,

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

-----gSOAP 2.7.6C-----

gSOAP Public License

Version 1.3a

The gSOAP public license is derived from the Mozilla Public License (MPL1.1). The sections that were deleted from

the original MPL1.1 text are 1.0.1, 2.1.(c),(d), 2.2.(c),(d), 8.2.(b), 10, and 11. Section 3.8 was added. The modified sections are 2.1.(b), 2.2.(b), 3.2 (simplified), 3.5 (deleted the last sentence), and 3.6 (simplified).

1 DEFINITIONS.

1.0.1.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code, or Modifications or the combination of the Original Code, and Modifications,

in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice

required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the

terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial

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

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or

any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code, or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation,

method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation

of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the

terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares

or beneficial ownership of such entity.

## 2 SOURCE CODE LICENSE.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer, to make, have made, use and sell (“offer to sell and import”) the Original Code, Modifications, or portions thereof, but solely to the extent that any such patent is reasonably necessary to enable You to utilize, alone or in combination with other software, the Original Code, Modifications, or any combination or portions thereof.

(c)

(d)

### 2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royaltyfree, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce,

modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Contributor, to make, have made, use and sell (“offer to sell and import”) the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to utilize, alone or in combination with other software, the Contributor Version (or portions thereof).

(c)

(d)

## 3 DISTRIBUTION OBLIGATIONS.

### 3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the

recipients’ rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

### 3.2. Availability of Source Code.

Any Modification created by You will be provided to the Initial Developer in Source Code form and are subject

to the terms of the License.

### 3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

### 3.4. Intellectual Property Matters.

(a) Third Party Claims. If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled "LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2, Contributor shall promptly modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs. If Contributor's Modifications include an application programming interface and Contributor

has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) Representations. Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor

believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

### 3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s) You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

### 3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. If you distribute executable versions containing Covered Code as part of a product, you must reproduce the notice in Exhibit B in the documentation and/or other materials provided with the product.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the LargerWork as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

### 3.8. Restrictions.

You may not remove any product identification, copyright, proprietary notices or labels from gSOAP.

## 4 INABILITY TO COMPLY DUE TO STATUTE OR REGULATION.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included

in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to

the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary

skill to be able to understand it.

## 5 APPLICATION OF THIS LICENSE.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered

Code.

## 6 VERSIONS OF THE LICENSE.

### 6.1. New Versions.

Grantor may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### 6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License.

### 6.3. DerivativeWorks.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code governed by this License), You must (a) rename Your license so that the phrase " gSOAP" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the gSOAP Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A shall not of themselves be deemed to be modifications of this License.)

## 7 DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY

OF ANY KIND, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, OF FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT

OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS, AND ANY WARRANTY THAT MAY ARISE BY REASON OF TRADE USAGE, CUSTOM, OR COURSE OF DEALING. WITHOUT LIMITING THE FOREGOING, YOU ACKNOWLEDGE THAT THE SOFTWARE IS PROVIDED "AS IS" AND THAT THE AUTHORS DO NOT WARRANT THE SOFTWARE WILL RUN UNINTERRUPTED OR ERROR FREE. LIMITED

LIABILITY THE ENTIRE RISK AS TO RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU. UNDER NO CIRCUMSTANCES WILL THE AUTHORS BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES OF ANY KIND OR NATURE WHATSOEVER, WHETHER BASED ON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, ARISING OUT OF OR IN ANY WAY RELATED TO THE SOFTWARE, EVEN IF THE AUTHORS HAVE BEEN ADVISED ON THE POSSIBILITY OF SUCH DAMAGE OR IF SUCH DAMAGE

COULD HAVE BEEN REASONABLY FORESEEN, AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL

PURPOSE OF ANY EXCLUSIVE REMEDY PROVIDED. SUCH LIMITATION ON DAMAGES INCLUDES, BUT IS NOT LIMITED TO, DAMAGES FOR LOSS OF GOODWILL, LOST PROFITS, LOSS OF DATA OR SOFTWARE, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION OR IMPAIRMENT OF OTHER GOODS. IN NO EVENT WILL THE AUTHORS BE LIABLE FOR THE COSTS OF PROCUREMENT

OF SUBSTITUTE SOFTWARE OR SERVICES. YOU ACKNOWLEDGE THAT THIS SOFTWARE IS NOT DESIGNED

FOR USE IN ON-LINE EQUIPMENT IN HAZARDOUS ENVIRONMENTS SUCH AS OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR CONTROL, OR LIFE-CRITICAL APPLICATIONS. THE AUTHORS EXPRESSLY DISCLAIM ANY LIABILITY RESULTING FROM USE OF THE SOFTWARE IN ANY SUCH ON-LINE EQUIPMENT IN HAZARDOUS ENVIRONMENTS AND ACCEPTS NO LIABILITY IN RESPECT OF ANY ACTIONS OR CLAIMS BASED ON THE USE OF THE SOFTWARE IN ANY SUCH ONLINE

EQUIPMENT IN HAZARDOUS ENVIRONMENTS BY YOU. FOR PURPOSES OF THIS PARAGRAPH, THE TERM "LIFE-CRITICAL APPLICATION" MEANS AN APPLICATION IN WHICH THE FUNCTIONING OR MALFUNCTIONING OF THE SOFTWARE MAY RESULT DIRECTLY OR INDIRECTLY IN PHYSICAL INJURY OR LOSS OF HUMAN LIFE. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER

THIS DISCLAIMER.

8 TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein

and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version

directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

## 9 LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE),

CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES

OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE

LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION

MAY NOT APPLY TO YOU.

## 10 U.S. GOVERNMENT END USERS.

## 11 MISCELLANEOUS.

## 12 RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly

or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to

constitute any admission of liability.

## EXHIBIT A.

“The contents of this file are subject to the gSOAP Public License Version 1.3 (the “License”); you may not use this

file except in compliance with the License. You may obtain a copy of the License at

<http://genivia.com/Products/gsoap/license.pdf>

More information on licensing options, support contracts, and consulting can be found at

<http://genivia.com/Products/gsoap/contract.html>

Software distributed under the License is distributed on an “AS IS” basis, WITHOUT WARRANTY OF ANY KIND,

either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code of the gSOAP Software is: stdsoap.h, stdsoap2.h, stdsoap.c, stdsoap2.c, stdsoap.cpp, stdsoap2.cpp,

soapcpp2.h, soapcpp2.c, soapcpp2 lex.l, soapcpp2 yacc.y, error2.h, error2.c, symbol2.c, init2.c, soapdoc2.html, and soapdoc2.pdf, httpget.h, httpget.c, stl.h, stldeque.h, stllist.h, stlvector.h, stlset.h.

The Initial Developer of the Original Code is Robert A. van Engelen. Portions created by Robert A. van Engelen are

Copyright (C) 2001–2004 Robert A. van Engelen, Genivia inc. All Rights Reserved.

Contributor(s):

“ . ”

[Note: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original

code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your

Modifications.]

## EXHIBIT B.

“Part of the software embedded in this product is gSOAP software.

Portions created by gSOAP 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 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 ANYWAY OUT OF THE USE OF THIS SOFTWARE, EVEN

IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.”

-----LLTD 1.09-----

#### Windows Rally Technologies

Microsoft® Windows® Rally™ technologies provide device manufacturers with an architecture and toolset for improving the security, reliability, and usability of network - connected devices. Windows Rally technologies enable effortless setup and more secure and manageable connectivity to other devices and PCs.

Devices that incorporate Windows Rally technologies give users access to richer, more secure experiences. Windows Rally technologies enable easier integration of devices with the end user’s digital environment, while advancing control of network Quality of Service (QoS) and diagnostics.

The Microsoft program that offers licensing of Windows Rally technologies will help manufacturers reduce development and support costs, while enhancing their brand identity for devices that connect to and interact with PCs running Microsoft Windows® operating systems.

What does the Windows Rally program deliver?

#### Access to the technologies

Windows Rally technologies make device connectivity simple, robust, and more secure through discovery, configuration, and end - to - end technologies such as Link Layer Topology Discovery (LLTD), Windows Connect Now (WCN), Devices Profile for Web Services (DPWS), and Plug and Play Extensions (PnP X).

#### A simple, unified, royalty - free license

This model consolidates licensing of several Windows networking and device - configuration technologies. This unified license establishes a simple process for manufacturers who want to implement these technologies in their devices. This license is royalty free and readily available through the Microsoft Web site for Windows Rally, together with all specifications, tools, and technical papers.

#### Guidance for applying the technologies

Microsoft provides design and implementation guidelines for Windows Rally technologies to help make network connectivity seamless for end users. In addition, Microsoft provides guidance for implementation of industry standards such as Network Address Translation (NAT), Internet Protocol version 6 (IPv6), and network traffic prioritization via 802.1p.

#### Configuration technologies

Windows Connect Now technologies enable simple and secure configuration of wireless networks and provisioning of wireless hardware. Windows Connect Now NET (WCN - NET) supports configuration of devices on out - of - band Ethernet and in - band wireless networks. WCN - NET is the Microsoft implementation of the Wi - Fi Simple Configuration Protocol, a Wi - Fi Alliance standard.

Windows Connect Now technologies include specifications and tools to enable simple and secure configuration of Wi - Fi networks and for provisioning of wireless devices such as:

Wireless access points, PCs, and servers

Network printers, printer bridges, digital still cameras, and game consoles

Digital media receivers, set - top boxes, electronic picture frames, and personal digital assistants (PDAs)

Windows Connect Now technologies include the following:

WCN - NET. Configuration of devices on out - of - band Ethernet and in - band wireless networks. WCN NET in

Windows Vista communicates with access points and wireless stations by using UPnP, authenticates with the devices by using a personal identification number (PIN), and provides wireless settings that are based on user selection. Direct wireless in - band communication of stations is done via proxy from a Windows Connect Now - enabled wireless AP or wireless router.

WCN - UFD. USB flash drive (UFD) - based method for configuring secure wireless networks. Provides a configuration API and an XML - based format that work with a wizard in Windows Vista and Windows XP to write configuration files to a UFD. WCN UFD enables a simple and secure mechanism for users to configure wireless networks that include one or more Windows PCs.

WCN - MTP. Media Transport Protocol (MTP) extensions for wireless configuration. Enables an MTP initiator to provide an MTP responder with configuration parameters for joining a wireless network. This technology and Network Association Extensions for MTP are currently licensed through the MTP Porting Kit, as described in Building Devices with the MTP Porting Kit.

With Windows Connect Now technologies, a user whose PC runs Windows Vista or Windows XP can create network configuration settings and transmit them to the AP by one of these methods:

Ethernet connection. Supported in Windows Vista as a common option for devices such as wireless APs, wireless digital media adapters, and Media Center Extenders.

UFD. Note that this is the only solution that Windows XP supports.

Temporary USB cable connection. Supported in Windows Vista, but only for MTP - class devices such as portable media, digital cameras, and so on.

The user can also print the configuration settings for reference when manually configuring a device that has an interactive display, such as a PC running an earlier version of Windows or another operating system.

The simplicity of configuration with Windows Connect Now allows non - technical users to quickly create a wireless network and add devices to it. By easing the wireless device installation process, Windows Connect Now makes wireless networking a realistic possibility for non - technical customers who otherwise might not purchase your device. Finally, Windows Connect Now improves customer satisfaction while it reduces your support costs.

#### Discovery Technologies

"Discovery" describes how Windows determines that a device is present. For physically connected devices, discovery occurs through PCI, USB, and other physical bus enumerators. For network - connected devices, Windows uses network communication protocols to discover the presence of a device.

Under Windows Vista and Windows 7, Plug and Play Extensions (PnP - X) allows network - connected devices to

be discovered and installed on a PC client as if they were connected physically.

To take advantage of PnP - X, the device manufacturer must support either Devices Profile for Web Services or UPnP 1.0. Specifically, PnP - X relies on the discovery of network - connected devices by using SSDP and

WSDiscovery.

See these topics:

PnP-X

Function Discovery

LLTD and QoS for Media Experiences

Defining priorities for managing bandwidth on A/V networks, through the LLTD protocol.

See these topics:

Link Layer Topology Discovery

Quality Windows Audio/Video Experience (qWAVE)

Universal Plug and Play

Architecture for pervasive peer-to-peer network connectivity of PCs of all form factors, intelligent appliances, and wireless devices. See UPnP APIs.

Web Services on Devices

Devices profile for Web Services for basic interoperability between IP-capable devices and Web services. See

Web Services on Devices.

Related Technologies for Network-Connected Devices

MTP Extensions for Wireless Devices

The Media Transport Protocol (MTP) is a protocol for communication and control of portable media devices. MTP enables object exchange, object description, and device management in a standard and extensible way. MTP is a binary protocol that uses an initiator-responder model. The initiator must initiate any communication request, and the responder replies. The initiator then builds a model of the responder contents.

Although MTP is transport neutral, the basic protocol works for a device that is physically connected to a computer by using a bus such as USB. As a result, MTP as it was originally designed had no mechanism for provisioning wireless devices—providing them with network configuration data—so that they can connect to hosts over 802.11 wireless networks. These capabilities are available through extensions that are provided in the MTP Porting Kit, as described in this section.

Network Association Extensions for MTP

Network Association MTP Extension allows MTP initiators and responders to exchange information that enables a range of connection security options between hosts and devices in subsequent sessions over public and private IP networks. This specification:

Defines the Network Association Extension.

Describes the Network Association Extension operation.

Prescribes the conventions for host and device behavior during network association and subsequent IP connection negotiation.

Provides implementation notes and guidelines.

Before establishing a session over an IP network, a host and device might be required to participate in a secure exchange of information known as “network association” or “device bonding.” This information exchange is supported in these ways:

Through out - of - band mechanisms if the link is implicitly trusted, such as by way of a USB cable.

By in - band mechanisms if the link security is established based on some mutually supported mechanism, such as digest authentication by using a passcode known only to the responder and the user.

The Network Association Extension defines several authentication options to accommodate the wide range of device connection scenarios, including zero authentication, nominal authentication, secure authentication, and network association.

#### Wi - Fi Provisioning Extensions for MTP

Wi - Fi Provisioning MTP Extension defines a new MTP object format and a new MTP operation. Together, the new format and operation enable Wi - Fi provisioning for MTP devices.

This extension enables an MTP initiator to provide an MTP responder with the configuration parameters that are required to join a wireless LAN. This extension defines a new MTP object format for Wireless Configuration File (WCF) objects. A WCF object contains the network settings that allow the responder to join a wireless network. An initiator creates the WCF object and transfers it to the device. Each WCF object

#### Community Additions

represents the settings for a single wireless network. The responder may receive multiple WCF objects over time. Each object has the same name as the service set identifier (SSID) of the network. In addition to the new object format, this extension also defines a new MTP operation that instructs the responder to process a WCF object that the responder has received and stored. By processing the WCF object, the responder validates the syntax and confirms support for the contents of that object. The initiator performs this operation each time it sends or updates a WCF object. However, the WCF object is available for use by the responder at any time, even if, for some reason, the initiator neglects to perform this operation. The device implementer determines how WCF profiles are used. For example:

The device can detect available wireless networks and automatically select the wireless settings from the list of WCF objects on the device.

The device requires that the user select from a list of available profiles and the device activates only the selected profile.

The device accepts only one WCF profile at a time. The device replaces any existing profile with the latest one that it received from the initiator.

#### Media Transfer Protocol Porting Kit

MTP first shipped as part of the Windows Media Device Manager 10 SDK. The MTP Porting Kit includes the complete MTP specification, design documentation, sample source code, software to implement a PC - based MTP simulator, and MTP test tools. See Building Devices with the MTP Porting Kit.

#### IPSec and IPv6 - Next - Generation Internet Protocol

Windows Rally technologies have been designed with IPv6 and Internet Protocol security (IPsec) in mind. IPv6, the next - generation protocol designed to replace the existing network (IPv4), results in a vastly larger number of IP addresses and supports hierarchical addressing structure, security, and mobility. IPv6 is required for new classes of computing and communications paradigms that are difficult to deliver by using IPv4. See IPsec Configuration.