

Opensource License Manifest
sky_llama_panel
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```
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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.

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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision'
(a program to direct compilers to make passes at assemblers) written by James
Hacker.
```

, 1 April 1989 Ty Coon, President of Vice

That's all there is to it!

safec

Safe C Library

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The Qt Company or an independent auditor acting on behalf of The Qt Company's, may, upon at least five (5) business days' prior written notice and at its expense, audit Licensee with respect to the Licensee's use of the Licensed Software, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records and conduct necessary interviews of Licensee's relevant employees and Contractors. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement.

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12. TERM AND TERMINATION

12.1. Agreement Term

This Agreement shall enter into force upon due acceptance by both Parties and remain in force for as long as there is any Development License(s) purchased under this Agreement in force ("Term"), unless and until terminated pursuant to the terms of this Section 12.

12.2. Termination and suspension of rights

the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

- (i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;
- (ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
- (iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

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14.1. No Assignment

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14.3. Surviving Sections

Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive. Such sections include especially the following: 1, 2, 6, 7, 9, 11, 12.4, 13 and 14.

14.4. Entire Agreement

This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order accepted by The Qt Company constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein.

In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

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14.6. Force Majeure

Except for the payment obligations hereunder, neither Party shall be liable to

the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7. Notices

Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party on the signature page. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

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Licensee acknowledges that the Redistributables, as incorporated in Applications or Devices, may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all laws and regulations relating to the Redistributables and exercise of licenses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

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The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorney's fees and costs in connection with such action.

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Licensee acknowledges and agrees that for the purpose of this Agreement, The Qt Company may collect, use, transfer and disclose personal data pertaining to Designated Users as well as any other employees and directors of the Licensee and its Contractors relevant for carrying out the intent of this Agreement.

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14.12. Severability

If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

APPENDICES

The Agreement includes Appendix 1, and possibly one or more of the appendices 3-5, depending on the product(s) purchased by the Licensee, what is stated in the quote or invoice, and/or what is stated in the Licensee's License Certificate.

APPENDIX 1

The modules and/or tools that are included in the respective product - Qt for Application Development (QtAD), Qt for Device Creation (QtDC), Qt for MCUs (QtMCU), Qt 3D Studio (Qt3DS) and Qt Design Studio (QtDS) - are marked with 'X' in the below table.

Parts of the product that are permitted for distribution in object-code form only ("Redistributables") are marked with 'R' in the below table.

Modules/Tools | QtAD | QtDC | QtMCU | Qt3DS | QtDS

Qt Core | X,R | X,R | | |

Qt GUI | X,R | X,R | | |

Qt Multimedia | X,R | X,R | | |

Qt Multimedia Widgets | X,R | X,R | | |

Qt Network | X,R | X,R | | |

Qt QML | X,R | X,R | | |

Qt Quick | X,R | X,R | | |

Qt Quick Controls 2 | X,R | X,R | | |

Qt Quick Dialogs | X,R | X,R | | |

Qt Quick Layouts | X,R | X,R | | |

Qt Quick Test | X,R | X,R | | |

Qt SQL | X,R | X,R | | |

Qt Test | X,R | X,R | | |

Qt Widgets | X,R | X,R | | |

Active Qt | X,R | X,R | | |

Qt 3D | X,R | X,R | | |

Qt Android Extras | X,R | X,R | | |

Qt Bluetooth | X,R | X,R | | |

Qt Canvas 3D | X,R | X,R | | |

Qt Concurrent | X,R | X,R | | |

Qt D-Bus | X,R | X,R | | |

Qt Gamepad | X,R | X,R | | |

Qt Graphical Effects | X,R | X,R | | |

Qt Help | X,R | X,R | | |

Qt Image Formats | X,R | X,R | | |

Qt Location | X,R | X,R | | |

Qt Mac Extras | X,R | X,R | | |

Qt Network Authorization | X,R | X,R | | |

Qt NFC | X,R | X,R | | |

Qt Platform Headers | X,R | X,R | | |

Qt Positioning | X,R | X,R | | |

Qt Print Support | X,R | X,R | | |

Qt Purchasing | X,R | X,R | | |

Qt for Python | X,R | X,R | | |

Qt Wayland Compositor X,R X,R

Qt Charts X,R X,R

Qt Data Visualization X,R X,R

Qt Virtual Keyboard X,R X,R

Boot 2 Qt stack X,R

Qt OTA X,R

Device Utilities X,R

Qt Debugging Bridge (QDB) Daemon X,R

Qt Quick Ultralite Controls X,R

Qt Quick Ultralite X,R

Qt Creator X X X

Qt Designer (Qt Widget Designer) X X

Qt Quick Designer (Qt Creator plugin) X X X

Qt Linguist X X X

Qt Assistant X X X

lupdate X X X

lrelease X X X

qmake | X | X | | |

uic | X | X | | |

rcc | X | X | | |

qlalr | X | X | | |

qdoc | X | X | | |

qmlscene | X | X | | |

qmlviewer | X | X | | |

Target toolchains | | X | X | |

Qt Debugging Bridge (QDB) Host Tools | | X | | |

qtconfig-gui | | X | | |

Qt Emulator | | X | | |

qmlinterfacegenerator | | | X | |

qmltocpp | | | X | |

qulfontcompiler | | | X | |

Qt53DStudioRuntime2 | | | | X, R |

Qt 3D Studio | | | | X |

Qt Design Studio | | | | | X

APPENDIX 3: ADDITIONS TO LICENSED SOFTWARE

In addition to what is provided under the definition of the Licensed Software, Parties agree that Licensed Software shall also include the Add-On Products of The Qt Company, as mentioned in this Appendix, if included in the quote / invoice.

The Modules and/or Tools of the Licensed Software that are included with each Add-On Product respectively are marked with 'X' in the below table. Parts of the respective Add-On Product that are permitted for distribution in object-code form only ("Redistributables") are marked with 'R' in the below table.

Add-On Product(s)
Modules / -----
Tools of Qt for Qt Qt Safe Qt Qt Qt
Licensed Automation Automotive Renderer Application Gammaray Deployment
Software Suite Manager Platform
Package

Qt MQTT X,R

Qt KNX X,R

Qt OPC UA X,R

Qt CoAP X,R

Qt Safe X,R X,R
Renderer

Qt
Application X,R X,R
Manager

Qt IVI X,R

Reference UI X,R

Qt GENIVI || X,R || || |
Extras || || || |

QML Live || X || || |

Qt Creator || X || || |
Deployment || || || |

Qt Creator || || || |
Plugin for || || || |
Qt || X || X || |
Application || || || |
Manager || || || |

Qt || || || |
Automotive || || || |
Suite || X || || |
Deployment || || || |
Server || || || |

Qt Design || X || || |
Studio || || || |

Qt 3D Studio || X || || |

GammaRay || X || || X |

Platform || || || |
adaptations || || || |
for || || || | X
specified || || || |
Deployment || || || |
Platforms || || || |

Qt for |||||
Device ||X|||
Creation |||||

All the above Redistributables are subject to applicable provisions and limitations including but not limited to what is defined in section 3 of the Agreement.

APPENDIX 4: SMALL BUSINESS AND STARTUP

The provisions of this Appendix 4 are applicable for Start-up Companies and for the Evaluation Term. For the purpose of this Appendix 4, the following additional definitions shall be applicable:

"Trial Term" shall mean a period of twelve (12) months.

"Start-up Company" means a company with a maximum annual revenue, including funding, equivalent to 100,000 USD (in applicable currency) during a respective calendar year, as evidenced by duly audited records of the Licensee and approved by The Qt Company.

During the Trial Term, Section 3 shall apply with following modifications ("Trial Term Modifications"):

- (i) Licenses granted under Sections 3.1 and 3.2 shall be free of any charge. For clarity, License for distribution of Devices pursuant to Section 3.3 is subject to applicable License Fee for necessary Distribution Licenses;
- (ii) Development License under Section 3.1 is limited to a maximum of three (3) Designated Users; and
- (iii) Support is available subject to availability, as judged by The Qt Company at its free and absolute discretion, provided that support will be limited to a maximum of ten (10) tickets during the Trial Term.

Upon expiry of the Trial Term:

- (a) This Appendix 4 is terminated, Trial Term Modifications cease to remain in force, Licensee's Development Licenses shall be automatically converted into licenses subject to a License Fee (in the amount specified in the quote or in Appendix 2 and payable with

a 30-day payment term) and Licensee's rights and obligations under this Agreement shall continue to remain in force under the standard provisions of the Agreement, unless the Licensee notifies The Qt Company in writing no less than ninety (90) days before such expiry date that Licensee does not agree to such continuance, in which event the Agreement, and all rights of the Licensee thereunder, shall expire; provided however that

(b) in the event the Licensee still qualifies as a Start-up Company, the Licensee has an option ("Option"), instead of what is stated in item a) above, to renew the Trial Term. Renewal is limited to one time, and the total duration of Trial Term is thus 24 months after the effective date. Licensee shall notify The Qt Company in writing, no less than ninety (90) days before the expiry date, if Licensee wish to exercise the Option.

APPENDIX 5: NON-COMMERCIAL USE

The provisions of this Appendix 5 are applicable for non-commercial use of the Licensed Software by the Licensee.

For the purpose of this Appendix 5, the following additional definitions (replacing the relevant definition of the Agreement, where applicable) shall be applicable:

"Demo Units" shall mean (i) hardware development platform, which incorporates the Licensed Software along with Licensee's software and/or hardware, and (ii) prototype versions of Applications or Devices.

"Designated User(s)" shall mean the employees and students of the Licensee.

"Licensee Products" shall mean Applications and/or Devices.

"Permitted Purpose" shall mean (i) Licensee's internal evaluation and testing of Licensed Software, (ii) building Demo Units as well as (iii) educational use.

"Term" shall mean a period of twelve (12) months or any such other period as may be agreed between the Parties.

For the purpose of this Appendix 5, the following changes shall be agreed with respect to relevant Sections of the Agreement:

I. Recital (A) shall be replaced in its entirety to read as follows:

"(A) Licensee wishes to use the Licensed Software for the Permitted Purpose."

II. Section 3.1 shall be replaced in its entirety to read as follows:

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For clarity, this Agreement does not (i) entitle Licensee to use Licensed Software to create Applications or Devices (other than prototypes thereof) or (ii) carry any distribution rights to Licensee, but such rights are subject to and conditional upon conclusion of a separate license agreement with The Qt Company."

III. Sections 3.2, 3.3, 8 and 10 shall be deleted.

IV. Section 3.4 shall be replaced in its entirety to read as follows:

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Any use of Licensed Software beyond the provisions of this Agreement is strictly prohibited and requires an additional license from The Qt Company."

V. Section 12 shall be replaced in its entirety to read as follows:

"This Agreement shall enter into force upon due acceptance by both Parties and remain in force for the Term, unless and until terminated pursuant to the terms of Section 12.

Upon termination of the Agreement, Licensee shall cease using the Licensed Software. All other copies of Licensed Software in the possession or control of Licensee must be erased or destroyed. An officer of Licensee must, upon request, promptly deliver to The Qt Company a written confirmation that this has occurred."

Except for the modifications specified above, this Appendix carries no change to the terms of the Agreement which shall remain in full force.

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o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<http://www.freetype.org>

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OML

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bzip2-1.0.4

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bzip2/libbzip2 version 1.0.4 of 20 December 2006

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