

# Open Source Declaration for: extr-EXOS

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Packages that use this license: (gSOAP gSOAP 2.7.9e stable)

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THIS SOURCE CODE LICENSE AGREEMENT ("Agreement") is made and entered into as of the last date executed by the parties below (the "Effective Date") by and between GENIVIA, INC., a Florida corporation having a principal place of business at 3178 Shamrock East, Tallahassee, Florida 32309, USA, ("Genivia"), and

\_\_\_\_\_, a \_\_\_\_\_  
corporation having a principal place of business at \_\_\_\_\_ ("Customer").

The parties agree as follows:

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"Executable Object Code" means the computer programming code in any other form than Source Code that is not readily perceivable by humans and suitable for machine execution without the intervening steps of interpretation or compilation.

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"Project" means a concerted undertaking by an identified Customer development team to design or produce a Target Application.

"Run-Time Module" means the Executable Object Code derived from compiling the Software to be incorporated into a Target Application as inseparably embedded code.

"Target Application" means an end-user item, such as a software product that is possibly replicated in identical form and offered for sale or licensed to third parties, or a device or system developed by Customer pursuant to a Project that contains a Run-Time Module, or any portion thereof, as specified in Exhibit A and any Updates made during the term of this Agreement.

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Â

#### EXHIBIT A

1. Genivia gSOAP Source Code Products.  
Original Source Code files suitable for compilation into Run-Time Modules for integration into a Target Application:

```
dom.h
dom++.h
dom.c
dom++.cpp
dom.cpp
soapdoc2.pdf
soapdoc2.html
stdsoap2.h
stdsoap2.c
stdsoap2.cpp
custom/* (all files included in the package under 'custom')
import/* (all files included in the package under 'import')
plugin/* (all files included in the package under 'plugin')
samples/* (all files included in the package under 'samples')
uddi2/* (all of the UDDI v2 support files included in the package under
'uddi2')
WS/* (all of the files included included in the package under 'WS' )
```

Updates to any of the Original Source Code files listed above and distributed by Genivia are also covered under this Agreement.

Original Source Code files of the Software with development functionality not suitable for compilation and integration into Target Applications:

```
src/error2.c
src/error2.h
src/init2.c
```

```
src/soapcpp2.c
src/soapcpp2.h
src/soapcpp2_lex.l
src/soapcpp2_yacc.y
src/symbol2.c
wsdl/dime.h
wsdl/gwsdl.h
wsdl/http.h
wsdl/imports.h
wsdl/includes.h
wsdl/mime.h
wsdl/schema.cpp
wsdl/schema.h
wsdl/service.cpp
wsdl/service.h
wsdl/soap.cpp
wsdl/soap.h
wsdl/typemap.dat
wsdl/types.cpp
wsdl/types.h
wsdl/wsd1.cpp
wsdl/wsd1.h
wsdl/wsd1h.cpp
```

The source codes above are part of the software development toolkit. The development toolkit generates source code that is suitable for compilation and integration into the Target Application as set forth by Sections 2 and 3.

2. Approved Software Download Site  
<http://sourceforge.net/projects/gsoap2>
3. Brief Description of the Customer's Project and Target Application  
(Confidential, for Internal Identification Purposes Only).

---

License Fee: \$195.00 USD  
Authorized Site (address and building identification):

---

IN WITNESS WHEREOF, the parties' authorized representatives have executed this Agreement and Exhibit as of the Effective Date.

GENIVIA  
By: Robert van Engelen  
Title: President  
Date: \_\_\_\_\_  
CUSTOMER \_\_\_\_\_  
By: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

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Tallahassee, FL32309, USA  
Email: [sales@genivia.com](mailto:sales@genivia.com)  
Voice: +1 (850) 264 2676  
Fax: +1 (850) 893 1426

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Jan 1, 2004, revised June 27, Aug 1/14, Oct 19, 04; Mar 31, 05, May 10/23, 05,  
July 1, 05, April 17, 06, May 23, 06.

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Packages that use this license: (Bash readline-8.0-beta, jiez's binutils  
binutils-2\_30)

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Version 3, 19 November 2007

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

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

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

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  - 4. under Patent Claims infringed by Covered Code in the absence of Modifications made by that Contributor.

## 3. Distribution Obligations

### 3.1. Application of License

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ADDITIONAL RIGHTS DESCRIBED IN SECTION 3.5.

### 3.2. Availability of Source Code

ANY MODIFICATION WHICH YOU CREATE OR TO WHICH YOU CONTRIBUTE MUST BE MADE AVAILABLE IN SOURCE CODE FORM UNDER THE TERMS OF THIS LICENSE EITHER ON THE SAME MEDIA AS AN EXECUTABLE VERSION OR VIA AN ACCEPTED ELECTRONIC DISTRIBUTION MECHANISM TO ANYONE TO WHOM YOU MADE AN EXECUTABLE VERSION AVAILABLE; AND IF MADE AVAILABLE VIA ELECTRONIC DISTRIBUTION MECHANISM, MUST REMAIN AVAILABLE FOR AT LEAST TWELVE (12) MONTHS AFTER THE DATE IT INITIALLY BECAME AVAILABLE, OR AT LEAST SIX (6) MONTHS AFTER A SUBSEQUENT VERSION OF THAT PARTICULAR MODIFICATION HAS BEEN MADE AVAILABLE TO SUCH RECIPIENTS. YOU ARE RESPONSIBLE FOR ENSURING THAT THE SOURCE CODE VERSION REMAINS AVAILABLE EVEN IF THE ELECTRONIC DISTRIBUTION MECHANISM IS MAINTAINED BY A THIRD PARTY.

### 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. YOU MUST MAKE IT ABSOLUTELY CLEAR THAN ANY

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### 3.6. Distribution of Executable Versions

YOU MAY DISTRIBUTE OR OTHERWISE MAKE AVAILABLE COVERED CODE IN EXECUTABLE FORM ONLY IF THE REQUIREMENTS OF SECTIONS 3.1, 3.2, 3.3, 3.4 AND 3.5 HAVE BEEN MET FOR THAT COVERED CODE, AND IF YOU INCLUDE A NOTICE STATING THAT THE SOURCE CODE VERSION OF THE COVERED CODE IS AVAILABLE UNDER THE TERMS OF THIS LICENSE, INCLUDING A DESCRIPTION OF HOW AND WHERE YOU HAVE FULFILLED THE OBLIGATIONS OF SECTION 3.2. THE NOTICE MUST BE CONSPICUOUSLY INCLUDED IN ANY NOTICE IN AN EXECUTABLE VERSION, RELATED DOCUMENTATION OR COLLATERAL IN WHICH YOU DESCRIBE RECIPIENTS' RIGHTS RELATING TO THE COVERED CODE. YOU MAY DISTRIBUTE OR OTHERWISE MAKE AVAILABLE 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 OR OTHERWISE MAKE AVAILABLE 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. YOU HEREBY AGREE TO INDEMNIFY THE INITIAL DEVELOPER AND EVERY CONTRIBUTOR FOR ANY LIABILITY INCURRED BY THE INITIAL DEVELOPER OR SUCH CONTRIBUTOR AS A RESULT OF ANY SUCH TERMS YOU OFFER.

### 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 OR OTHERWISE MAKE AVAILABLE THE LARGER WORK AS A SINGLE PRODUCT. IN SUCH A CASE, YOU MUST MAKE SURE THE REQUIREMENTS OF THIS LICENSE ARE FULFILLED FOR THE COVERED CODE.

## 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

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### 6.2. Effect of New Versions

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- B. OTHERWISE MAKE IT CLEAR THAT YOUR VERSION OF THE LICENSE CONTAINS TERMS WHICH DIFFER FROM THE TERRACOTTA 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.)

THIS TERRACOTTA PUBLIC LICENSE (TPL) IS SIMILAR TO, AND CONTAINS SAMPLES FROM, THE MOZILLA PUBLIC LICENSE (MPL) AND THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL). HOWEVER, THIS TPL CONTAINS TERMS WHICH DIFFER FROM THOSE CONTAINED IN THE MPL AND THE CDDL.

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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.

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## The Open SSL License

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Packages that use this license: (IronPython Standard Library 2.7.8.1, krzyzanowskim/OpenSSL 1.0.2.11)

OpenSSL  
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Packages that use this license: (gcc-9 9.1.0)

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Packages that use this license: (jiez's binutils binutils-2\_30)

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Packages that use this license: (com.tagtraum:libz 4.0.0, gcc-9 9.1.0, IronPython Standard Library 2.7.8.1, zlib 1.2.11)

The zlib/libpng License

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