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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(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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However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains

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When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

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.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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gdal/frmts/gtiff/tif_float.c

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gdal/frmts/hdf4/hdf-eos/*

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gdal/frmts/pcraster/libcsf

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gdal/ogr/ogrsf_frmts/dxf/intronurbs.cpp

This code is derived from the code associated with the book "An Introduction to NURBS" by David F. Rogers. More information on the book and the code is available at:

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
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tclTk

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win32extension_python

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x_window_system

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ActiveState Perl - v5.8.6.811

Source Download Link

<http://downloads.activestate.com/ActivePerl/Windows/5.8/ActivePerl-5.8.6.811-MSWin32-x86-122208.msi>

Active State Perl and associated Perl Modules are not included with DataDoors and can be downloaded from the ActiveState website

Additional modules are available from Comprehensive Perl Archive Network (CPAN).

Software	URL
Archive-Zip-1.14-PPM58.tar.gz	http://search.cpan.org/~softdia/Archive-TarGzip-0.03/lib/Archive/TarGzip.pm
Array-Compare.tar.gz	http://search.cpan.org/~davecross/Array-Compare-2.01/lib/Array/Compare.pm
Astro-FITS-Header.tar.gz	http://search.cpan.org/~tjenness/Astro-FITS-Header-3.01/lib/Astro/FITS/Header.pm
Authen-SASL 2.10	http://search.cpan.org/~gbarr/Authen-SASL-2.10/
Daemon_5008.tar.gz/Win32-Daemon.ppd	http://search.cpan.org/~jdb/Win32-Daemon-20100921/Daemon.pm
DBD-Pg-1.32.tar.gz	http://search.cpan.org/~turnstep/DBD-Pg-2.17.1/Pg.pm
DBI 1.602	http://search.cpan.org/~timb/DBI-1.602/
File-Temp.tar.gz	http://search.cpan.org/~tjenness/File-Temp-0.22/Temp.pm
Geo-ShapeFile.tar.gz	http://search.cpan.org/~jasonk/Geo-ShapeFile-2.52/lib/Geo/ShapeFile.pm
IO-Socket-SSL.tar.gz	http://search.cpan.org/~sullr/IO-Socket-SSL-1.33/SSL.pm
Mail-pop3client 2.18	http://search.cpan.org/~sdowd/Mail-POP3Client-2.18/
Mail-Sendmail .79	http://search.cpan.org/~mivkovic/Mail-Sendmail-0.79/
MIME-Lite 3.01	http://search.cpan.org/~yves/MIME-Lite-3.01/
MLDBM.tar.gz	http://search.cpan.org/~chorny/MLDBM-2.04/lib/MLDBM.pm
Module-Build .2808	http://search.cpan.org/~kwilliams/Module-Build-0.2808/
NetPub	Written by Sean Gillies, no url available
Net-SMTP-SSL 1.01	http://search.cpan.org/~cwest/Net-SMTP-SSL-1.01/
Net-SMTP-SSL.tar.gz	http://search.cpan.org/~cwest/Net-SMTP-SSL-1.01/lib/Net/SMTP/SSL.pm
Net-SSLeay.tar.gz	http://search.cpan.org/~flora/Net-SSLeay-1.36/lib/Net/SSLeay.pm
Net-Syslog	http://search.cpan.org/~lhoward/Net-Syslog-0.03/
NTLM 1.03	http://search.cpan.org/~buzz/NTLM-1.03/
NTLM.tar.gz	http://search.cpan.org/~buzz/NTLM-1.05/NTLM.pm
OpenGL .62	http://search.cpan.org/~chm/OpenGL-0.62/
OpenGL.tar.gz	http://search.cpan.org/~chm/OpenGL-0.64/OpenGL.pod
Params-Validate .89	http://search.cpan.org/~drolsky/Params-Validate-0.89/
PDL.tar.gz	http://search.cpan.org/~chm/PDL-2.4.7/Basic/PDL.pm
PGPLOT.tar.gz	http://search.cpan.org/~kgb/PGPLOT-2.20/PGPLOT.pm
PPM.tar.gz	http://search.cpan.org/~murray/PPM-2.1.9/bin/ppm.pl
Sub-Uplevel.tar.gz	http://search.cpan.org/~dagolden/Sub-Uplevel-0.22/lib/Sub/Uplevel.pm
TermReadKey.tar.gz	http://search.cpan.org/~jstowe/TermReadKey-2.30/ReadKey.pm
Tree-DAG_Node.tar.gz	http://search.cpan.org/~cogent/Tree-DAG_Node-1.06/lib/Tree/DAG_Node.pm
Win32-API-0.59-PPM58.tar.gz	http://search.cpan.org/~cosimo/Win32-API-0.59/API.pm
Win32API-Registry-0.30-PPM58.tar.gz	http://search.cpan.org/~blm/Win32API-Registry-0.32/Registry.pm
Win32-Daemon 20030617	http://www.roth.net/Perl/Daemon/
Win32-DirSize 1.13	http://search.cpan.org/~arich/Win32-DirSize-1.13/
Win32-DriveInfo .06	http://search.cpan.org/~mblaz/Win32-DriveInfo-0.06/

Win32-SystemInfo-0.11-PPM58.tar.gz	http://search.cpan.org/~cjohnston/Win32-SystemInfo-0.11/SystemInfo.pm
Win32-TieRegistry-0.26-PPM58.tar.gz	http://search.cpan.org/~adamk/Win32-TieRegistry-0.26/lib/Win32/TieRegistry.pm
XML-LibXML.tar.gz	http://search.cpan.org/~pajas/XML-LibXML-1.70/LibXML.pod
XML-LibXML-Common.tar.gz	http://search.cpan.org/~pajas/XML-LibXML-1.70/lib/XML/LibXML/Common.pod
XML-NamespaceSupport.tar.gz	http://search.cpan.org/~perigrin/XML-NamespaceSupport-1.11/lib/XML/Namespacesupport.pm
XML-SAX.tar.gz	http://search.cpan.org/~grantm/XML-SAX-0.96/SAX.pm
XML-Twig 3.28	http://search.cpan.org/~mirod/XML-Twig-3.28/
XML-Writer.tar.gz	http://search.cpan.org/~josephw/XML-Writer-0.612/Writer.pm
XML-XPath.tar.gz	http://search.cpan.org/~msergeant/XML-XPath-1.13/XPath.pm

Microsoft .Net Redistributable Framework (Latest Version)

The Microsoft Redistributable Framework is not included with DataDoors but is typically included with most current Windows Operating Systems. It can be downloaded from the Microsoft Website at www.microsoft.com

MrSid

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PostgreSQL - v8.3.5

Source Download Link

<http://www.postgresql.org/download/>

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Source Download Link

<http://postgis.refrations.net/download>

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11.3 If you have been given an explicit right to use any of these brand features in a separate written agreement with Google, then you agree that your use of such features shall be in compliance with that agreement, any applicable provisions of the Terms, and Google's brand feature use guidelines as updated from time to time. These guidelines can be viewed online at <http://www.google.com/permissions/guidelines.html> (or such other URL as Google may provide for this purpose from time to time).

11.4 Other than the limited license set forth in Section 13, Google acknowledges and agrees that it obtains no right, title or interest from you (or your licensors) under these Terms in or to any Content that you create, submit, post, transmit or display on, or through, the Services, including any intellectual property rights which subsist in that Content (whether those rights happen to be registered or not, and wherever in the world those rights may exist). Unless you have agreed otherwise in writing with Google, you agree that you are responsible for protecting and enforcing those rights and that Google has no obligation to do so on your behalf.

11.5 You agree that you shall not remove, obscure, or alter any proprietary rights notices (including copyright and trade mark notices) which may be affixed to or contained within the Services.

11.6 Unless you have been expressly authorized to do so in writing by Google, you agree that in using the Services, you will not use any trade mark, service mark, trade name, logo of any company or organization in a way that is likely or intended to cause confusion about the owner or authorized user of such marks, names or logos.

12. License from Google

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13.2 You confirm and warrant to Google that you have all rights, power and authority necessary to grant the above license.

13.3 You agree that Google, in its sole discretion, may use your trade names, trademarks, service marks, logos domain names, and other distinctive brand features in presentations, marketing materials, customer lists, financial reports, and Web site listings (including links to your website) for the purpose of advertising or publicizing your use of the Services.

14. Software Updates

The software which you use may automatically download and install updates from time to time from Google. These updates are designed to improve, enhance and further develop the Services and may take the form of bug fixes, enhanced functions, new software modules and completely new versions. You agree to receive such updates (and permit Google to deliver these to you) as part of your use of the Services.

15. Ending Your Relationship with Google

15.1 The Terms will continue to apply until terminated by either you or Google as set out below.

15.2 You may terminate Terms with Google by discontinuing your use of the Services at any time.

15.3 Google may at any time, terminate the Terms with you at its sole discretion, without prior notice to you if:

- (A) you have breached any provision of the Terms (or have acted in manner that clearly shows that you do not intend to, or are unable to comply with the provisions of the Terms); or
- (B) Google is required to do so by law (for example, due to a change to the law governing the provision of the API); or
- (C) the API relies on data or services provided by a third party partner and the relationship with such partner (i) has expired or been terminated or (ii) requires Google to change the way Google provides the data or services through the API; or
- (D) providing the API could create a substantial economic burden as determined by Google in its reasonable good faith judgment; or
- (E) providing the API could create a security risk or material technical burden as determined by Google in its reasonable good faith judgment.

15.4 Nothing in this Section shall affect Google's rights regarding provision of Services under Section 4 of the Terms.

15.5 Upon the termination of the Terms, you will immediately cease all use of the Services and any Google brand features.

15.6 When these Terms come to an end, all of the legal rights, obligations and liabilities that are which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 21.7 shall continue to apply to such rights, obligations and liabilities indefinitely.

16. EXCLUSION OF WARRANTIES

16.1 NOTHING IN THESE TERMS, INCLUDING SECTIONS 16 AND 17, SHALL EXCLUDE OR LIMIT GOOGLE'S WARRANTY OR LIABILITY FOR LOSSES WHICH MAY NOT BE LAWFULLY EXCLUDED OR LIMITED BY APPLICABLE LAW. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR LOSS OR DAMAGE CAUSED BY NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF IMPLIED TERMS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, ONLY THE LIMITATIONS WHICH ARE LAWFUL IN YOUR JURISDICTION WILL APPLY TO YOU AND OUR LIABILITY WILL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.

16.2 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK AND THAT THE SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE."

16.3 IN PARTICULAR, GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS DO NOT REPRESENT OR WARRANT TO YOU THAT:

- (A) YOUR USE OF THE SERVICES WILL MEET YOUR REQUIREMENTS,
- (B) YOUR USE OF THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR,
- (C) ANY INFORMATION OBTAINED BY YOU AS A RESULT OF YOUR USE OF THE SERVICES WILL BE ACCURATE OR RELIABLE, AND
- (D) THAT DEFECTS IN THE OPERATION OR FUNCTIONALITY OF ANY SOFTWARE PROVIDED TO YOU AS PART OF THE SERVICES WILL BE CORRECTED.

16.4 ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICES IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

16.5 NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM GOOGLE OR THROUGH OR FROM THE SERVICES SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TERMS.

16.6 GOOGLE FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

17. Indemnification

You agree to indemnify, defend and hold Google, its agents, affiliates, and licensors harmless from any claim, costs, losses, damages, liabilities, judgments and expenses (including reasonable fees of attorneys and other professionals), arising out of or in connection with any claims arising out of or related to your Application, or your use of the Services, Content, or Google brand features. In such a case, Google will provide you with written notice of such claim, suit or action.

18. LIMITATION OF LIABILITY

18.1 SUBJECT TO OVERALL PROVISION IN PARAGRAPH 16.1 ABOVE, YOU EXPRESSLY UNDERSTAND AND AGREE THAT GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU FOR:

- (A) ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL CONSEQUENTIAL OR EXEMPLARY DAMAGES WHICH MAY BE INCURRED BY YOU, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY. THIS SHALL INCLUDE, BUT NOT BE LIMITED TO, ANY LOSS OF PROFIT (WHETHER INCURRED

DIRECTLY OR INDIRECTLY), ANY LOSS OF GOODWILL OR BUSINESS REPUTATION, ANY LOSS OF DATA SUFFERED, COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR OTHER INTANGIBLE LOSS;

(B) ANY LOSS OR DAMAGE WHICH MAY BE INCURRED BY YOU, INCLUDING BUT NOT LIMITED TO LOSS OR DAMAGE AS A RESULT OF:

(I) ANY RELIANCE PLACED BY YOU ON THE COMPLETENESS, ACCURACY OR EXISTENCE OF ANY ADVERTISING, OR AS A RESULT OF ANY RELATIONSHIP OR TRANSACTION BETWEEN YOU AND ANY ADVERTISER OR SPONSOR WHOSE ADVERTISING APPEARS ON THE SERVICES;

(II) ANY CHANGES WHICH GOOGLE MAY MAKE TO THE SERVICES, OR FOR ANY PERMANENT OR TEMPORARY CESSATION IN THE PROVISION OF THE SERVICES (OR ANY FEATURES WITHIN THE SERVICES);

(III) THE DELETION OF, CORRUPTION OF, OR FAILURE TO STORE, ANY CONTENT AND OTHER COMMUNICATIONS DATA MAINTAINED OR TRANSMITTED BY OR THROUGH YOUR USE OF THE SERVICES;

(IV) THE FAILURE OF THE SERVICES TO DETECT NON-HUMAN USERS THROUGH YOUR USE OF THE SERVICES;

(V) YOUR FAILURE TO PROVIDE GOOGLE WITH ACCURATE ACCOUNT INFORMATION;

(VI) YOUR FAILURE TO KEEP YOUR PASSWORD OR ACCOUNT DETAILS SECURE AND CONFIDENTIAL;

18.2 THE LIMITATIONS ON GOOGLE'S LIABILITY TO YOU IN PARAGRAPH 18.1 ABOVE SHALL APPLY WHETHER OR NOT GOOGLE HAS BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING.

19. Copyright and Trademark Policies

Google operates a trademark complaints procedure in respect of Google's advertising business, details of which can be found at

http://www.google.com/tm_complaint.html

20. Other Content

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21. General Legal Terms

21.1 Sometimes when you use the Services, you may (as a result of, or through your use of the Services) use a service or download a piece of software, or purchase goods, which are provided by another person or company. Your use of these other services, software or goods may be subject to separate terms between you and the company or person concerned. If so, the Terms do not affect your legal relationship with these other companies or individuals.

21.2 The Terms constitute the whole legal agreement between you and Google and govern your use of the Services (but excluding any services which Google may provide to you under a separate written agreement), and completely replace any prior agreements between you and Google in relation to the Services.

21.3 You agree that Google may provide you with notices, including those regarding changes to the Terms, by email, regular mail, or postings on the Services.

21.4 You agree that if Google does not exercise or enforce any legal right or remedy which is contained in the Terms (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google.

21.5 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of these Terms is invalid, then that provision will be removed from the Terms without affecting the rest of the Terms. The remaining provisions of the Terms will continue to be valid and enforceable.

21.6 You acknowledge and agree that each member of the group of companies of which Google is the parent shall be third party beneficiaries to the Terms and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the Terms which confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the Terms.

21.7 The Terms, and your relationship with Google under the Terms, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the Terms. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

May 26, 2010