Texas real estate license study guide

I'm not robot	reCAPTCHA
Continue	



```
студия-ide-201.6858069-windows.zip No .exe установщик 900 МБ 7237d03cf680c11 56589b2e0f7e3205139581f88fbb528b8ad05d3cee57e02a Mac (64-4-bit андроид-студия-ide-201.6858069-mac.dmg 878 МВ e65be362e01b6272007e5b6009d6 b33df4aa48f03ec8d15de99997547476b5e00 Linux (64-битный)
андроид-студия-ide-201.685 8069-linux.tar.gz 883 MB 4b9521fc4a6313ad65ff3e14b0f3fb50427d464fe1 4227555555f46e0ffad202 Chrome OS android-studio-ide-201.6858069-cros.deb 743 MB. 925bd9632d723dabd16efeb740a3e9c6ba3e25a30d02915b67f09131aa7b38d6 Смотрите примечания к релизу Android
Studio. Другие загрузки доступны в архивах загрузки. Загрузите последние версии плагина Android Gradle and Google Maven dependencies to build your project offline. Channel Component Size SHA-256 checksum Preview 126 MB a3f278a81162aa65f103bf51f8e664cf5179de047c93111e2f86251d4d9d9dbc3
Stable Google Maven Dependencies 99 2724 MB f632eed0d7c2e5e54065242d7e44156efff10df88cffa4de312958f2c0e2f2f If you don't android baseline below. You can use the included sdkmanager to download other SDK packages. These tools are included in Android
Studio. Platform SDK Tools Package size SHA-256 checksum Windows commandlinetools-win-6609375 latest.zip 82 MB 40bba20275180194bebf89bb58c74d712bb93cc401f36bd2f8f32333acf9826c Mac command command Line tools -mac-6609375 latest.zip 82 MB
2c382db1c916665223e5ee8ce0fbf6b73d0b9012045c9dc8eaa6a5736c0c55 Linux commandlinetools-linux-6609375 latest.zip 82 MB. 89f308315e041c9337a79e0627c47f21d5c5edbe5e80ea8dc0a649e0e92 You must accept the following conditions before downloading. This agreement is part of the Android SDK 1.1
Licensing Agreement that Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing Agreement. This licensing agreement is a legally binding contract between
you and Google to use SDK. 1.2 Android means stack Android for devices provided through the Android Open Source Project (item: (updated from time to time). Android Compatibility (Android Compatibility Site, Updated from Time to Time) and
(ii) and (ii) successfully passed the Android Compatibility Test Suite (CTS), 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA, 2.1 To use SDK, you must first agree to this Licensing Agreement. If you don't accept
this license agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement.
SDK, you cannot use SDK or accept this License Agreement. 2.4 If you agree to be bound by this License Agreement on behalf of your employer or other entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the
necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for
Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. 3.3 You
agree that Google or a third party owns all the legal rights, titles and interests in this SDK, including all the intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google
reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK or any part of SDK, except for
backup targets, to the extent required by a applicable third party license. 3.5 the reproduction and distribution of SDK components license is governed only by the terms of this open source software license and does not fall under this License Agreement. 3.6 You agree that the
form and nature of the SDK provided by Google can be changed without notice of you and that future versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or temporarily) the provision of SDK (or any SDK)
functions to you or users without notice. 3.7 There are no conditions in this License Agreement that would give you access to Google. Google. Google. Google any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google
agrees not to receive from you (or your licensing side) the right, title or interest in any software applications you have developed with SDK, including any intellectual property rights that exist in these applications, in accordance with this Licensing Agreement. 4.2 You agree to use SDK and write applications only for
purposes permitted (a) of this Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the relevant jurisdiction, including any law relating to the export of data or software to the United States or other relevant countries and the import of data or software from the United States or
other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure that the user knows that the information will
be used by your app and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google account for your app, your app can
only use that information to access a user's Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any
third party, including, but not limited to, Google or any mobile operator, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android and/or Android apps, and any consequences of this, including any loss
or damage that Google may cause, and that Google will not be held accountable to you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable contract or terms of service, or any applicable laws and regulations, and for
any consequences of this, including losses or losses that Google or any third party may incur, and that Google will not be liable to you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully
responsible for all applications developed on behalf of your developer credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information
about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent, 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy.
7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources that you can access
through such third-party apps from the person who originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources. 7.2 You should be aware that the data, content, and resources provided to
you through such third-party applications may be protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based,
unless permitted by the owner concerned. 7.3 You understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google
Data API 8.1.1 If you use the api to obtain data from Google, you recognize that the data may be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot
modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for
the limited purpose for which the user licenses it. If you use the Android Recognition Service API (see the documentation presented in the whose content is updated from time to time), you recognize that you are using the API according to the data processing app for Google products as data processors and its contents
are updated from time to time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to terminate this License Agreement, you can do so by
stopping the use of SDK and any relevant developer credentials. 9.3 Google may terminate this License Agreement, or (B) (B) Google must terminate this Agreement, or (C) partners who work with Google to provide you with certain parts of the
SDK, such as the API, terminate their partnership with Google or no longer provide you with certain parts of the SDK, or (D) Google decides not to provide specific parts of SDK or SDK to you in the country in which you live, or the country in which you use the Services, or Google identifies that it is no longer commercially
possible to provide you with an SDK or some SDK services. 9.4 Once this Licensing Agreement is terminated, all legal rights, obligations and obligations and obligations that you and Google receive from this are subject to
such termination, and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and obligations and obligations and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You are fully responsible and at your
own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or
condition, including, but not limited to, implied guarantees and conditions for profitability, suitability for any direct, indirect, indirect, indirect,
accidental. special. secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and its respective directors, Officials,
employees and agents are to the maximum extent permitted by law from any claims, actions, prosecutions or litigation arising from any damages, including reasonable attorney fees: (a) your use of SDK, (b) any application you develop on SDK violates any intellectual property rights
of any person or slanders anyone or infringes on anyone's privacy. and (c) any non-compliance with this License Agreement when it releases a new version of SDK. After these changes are made, Google will provide a new version of the license agreement on the
SDK website. 14.1 This licensing agreement represents all legal agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written agreement) is governed by this Agreement. At the same time, this agreement will completely overshadow any agreement you
have previously entered into with Google for SDK. 14.2 You agree, even if Google. Google. Any legal rights or remedies that Google has under any applicable law are not considered a formal automatic waiver of these rights by Google, and Google may still exercise these rights or take appropriate remedial action. 14.3 If
any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement without affecting the rest of this Agreement. The remaining terms of this Licensing Agreement without affecting the rest of this Agreement. The remaining terms of this Licensing Agreement without affecting the rest of this Agreement.
subsidiaries is a third-party beneficiary of this Licensing Agreement and that such other companies have the right to directly enforce this Licensing Agreement. In addition, no other person or company may be third-party
beneficiaries of this Licensing Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users. 14.6 You or Google cannot
transfer or transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement and
your relationship with Google under this Licensing Agreement is governed by the laws of the state of California, USA, except for the conflict of laws in that state. You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing
Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses the use of an
Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing agreement. This licensing agreement is a legally binding contract between you and Google to use SDK. 1.2 Android means software
stack for devices provided through android Open Source Project (item: (updated from time to time). 1.3 The compatibility implementation device is any Android device that (i) meets the requirements of The Android Compatibility Detection Documentation (which is updated from time to time on the Android compatibility site
and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 to use. Use. Sdk. 2.2 By pressing the Accept button, you, it, according to the terms of
this License Agreement. 2.3 If you are prohibited from receiving SDK under The Laws of the United States or other country in which you use SDK, you cannot use SDK or accept this License Agreement. 2.4 If you agree to be bound by this Licensing Agreement on
behalf of your employer or other entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement or use SDK on behalf of your employer or other organization.
3.1 Google provides you with a limited, global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other SDKs for other platforms, including
incompatible Android implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. As long as this SDK, including all the intellectual
property rights that exist in this SDK. Intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by this
License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK, except for backup targets, to the extent required by a applicable third party license. 3.5 The use, reproduction and distribution of
SDK components licensed under an open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notice of you and that future versions of
SDK may be incompatible with apps developed on previous versions of SDK. You agree that Google can unilaterally decision to suspend (permanently or temporarily) the granting of SDK to you or users (or any SDK functions) without notice. 3.7 There are no conditions in this License Agreement that grant you the right to
use any trademarks, trademarks, trademarks, service marks, logos, domain names, or other unique brand features. 3.8 You agree that you will not remove, mask or forge any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive from you (or your
licensing side) the right, title or interest in any software applications you have developed with SDK, including any intellectual property rights that exist in these applications, in accordance with this Licensing Agreement. 4.2 You agree to do so only for a) the purposes of this Licensing Agreement and (b) (b) SDK and write
apps. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure that the user knows that the information will be used by your app
and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information about a Google account for your app, your app can only use that
information to access a user's Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party.
including, but not limited to. Google or any mobile operator, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android apps, and any consequences of this, including any loss or damage
that Google may cause, and that Google will not be held accountable to you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable contract or terms of service, or any applicable laws and regulations, and any
consequences of this, including damages or losses that Google or any third party may incur, and that Google will not be liable to you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully
responsible for all applications developed on behalf of your developer credentials, 6.1 In order to continually innovate and improve SDK. Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information
about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent before any of the above information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's
Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources provided by third parties, you agree that Google is not responsible for such apps, data, content, or resources. You understand that Google is not responsible for all the data, content, or resources that you
can access through such third-party apps from the person who originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources. 7.2° 7.2° 7.3 You understand that the use of such third-party
applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the api to obtain data from Google, you recognize that the data may be
protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or create derivative
work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you use the Android Recognition Service API
(see the documentation presented in the the content of which is updated from time to time), you recognize that you are using the API in accordance with the app for processing data for Google products as data processors (the application is and its contents are updated from time to time). By clicking on Accept, you'll
delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials.
9.3 Google may terminate this Licensing Agreement at any time if (A) you violate any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google to provide you with certain parts of the SDK, such as the API, terminate your partnership
with Google, or you will no longer be given a certain part of the SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the services, or Google unilaterally determines that it is no longer commercially viable to grant you 9.4 after the termination of this
License Agreement all the legal rights, obligations and obligations that you and Google receive from this are subject to this (or accumulate) period within the duration of this Licensing Agreement) or in direct remains unspoier indefinitely, and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and
obligations. 10.1 You understand and agree that the use of SDK is on your own account and that SDK is provided as is and through KFOR. Kfor. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or
condition. including. but not limited to. implied guarantees and conditions for profitability, suitability for any direct, indirect, indirect, indirect, indirect, and its licensee are not liable under any theory of liability for any direct, indirect, indir
accidental, special, secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and its respective directors, officials,
employees and agents as much as possible permitted by law from any claims, lawsuits, prosecutions or proceedings arising from any or any loss, debt, loss, expense, expense, including reasonable attorney fees: (a) your use of SDK; Any application developed in violation of any intellectual property rights
of any person or slanders any person or violates any person or violates any person or violates any person or the license agreement on the SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK.
website. 14.1 This licensing agreement represents all legal agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written agreement) is governed by this Agreement. At the same time, this agreement will completely overshadow any agreement you have
previously entered into with Google for SDK. 14.2 You agree that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys under any applicable law). 14.3 If any court with
jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement remain in force. 10.4 You understand and agree that each of Google's subsidiaries
is a third-party beneficiary of this Licensing Agreement, and that such other companies have the right to directly enforce this to claim rights (or rights in their favor) in accordance with the terms of this Licensing Agreement. In addition, no other person or company may be third-party beneficiaries of this Licensing Agreement.
Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users. 14.6 You or Google without the other party's prior written
permission. Side. Neither Google can delegate its responsibilities or obligations under this License Agreement to others. 14.7 This is a licensing Agreement to other state of California, USA, except for the conflict of laws in that state.
You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must
accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the
terms of this Licensing Agreement. This licensing agreement is a legally binding contract between you and Google to use SDK. 1.2 Android means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time). 1.3 The compatibility implementation device is any
Android device that (i) meets the requirements of The Android Compatibility Detection Documentation (which is updated from time to time on the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and
operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this License agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement. 2.3 If
you are prohibited from receiving SDK under The Laws of the United States or other countries, including your country of residence or the country in which you agree to be bound by this Licensing Agreement on behalf of your employer or other
entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you SDK's
global, royalty, unprepared, unsolindive and sub-limable SDK license in accordance with the terms of this Licensing Agreement to develop applications only for Android-compatible implementations. 3.2 You can't use this SDK to develop applications only for Android-compatible implementations.
implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party has all the legal rights, titles and interests in this SDK, including this SDK. Sdk. All rights not directly granted to
you are reserved. 3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK or any part of SDK, except for backup targets, to the extent
required by a applicable third party license. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK
provided by Google can be changed without notice of you and that future versions of SDK may be incompatible with apps developed on previous versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or temporarily) the provision of SDK (or any SDK) functions to you or users without
notice. 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, trad
may be posted or contained in SDK. 4.1 Google agrees not to receive from you (or your licensing side) the right, title or interest in any software applications, in accordance with this Licensing Agreement. 4.2 You agree
to use SDK and write applications only for purposes permitted (a) of this Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the relevant jurisdiction, including any law relating to the export of data or software to the United States or other relevant countries and the import of
data or software from the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure
that the user knows that the information will be your app and that you provide these users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google
account for your app, your app can only use that information to access a user's Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or
other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development or distribution of the App. 4.5 You agree to any data, content, or resources you create, transmit, or display through Android and/or Android apps, and any consequences, including Google.
Google. Google is not responsible for you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable contract or terms of service, or any applicable laws and regulations, and any consequences of this, including damages or
losses that Google or any third party may incur, and that Google will not be liable to you or any third party. 5.1 You agree that you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully responsible for all applications developed on
behalf of your developer credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information about the tools and/or services used in SDK, and
how they are used. SDK will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run
third-party apps, or if you use apps that access data, content, or resources provided by third parties, you agree that Google is not responsible for all the data, content, or resources that you can access through such third-party apps
from the person who originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources, 7.2 You should be aware that the data, content, and resources provided to you through such third-party
applications may be protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner
concerned. 7.3 You understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and Party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the api to
obtain data from Google, you recognize that the data may be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute.
distribute such data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use any Google API. Google. The Android Recognition Service API (see the documentation presented in the which is updated from time to time) means that you recognize that
vou are using the API in accordance with the data processing app for Google products as data processors (app address, the contents of which are updated from time to time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license
agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials. 9.3 Google may terminate this Licensing Agreement at any time if (A) you violate any terms of this Licensing
Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google to provide you with certain parts of the SDK, such as the API, terminate your partnership with Google, or you will no longer be granted a certain portion of SDK, or (D) Google decides not to provide
a specific portion of the SDK or SDK to the country in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License Agreement, all legal rights, obligations and obligations that you and Google receive from it are
and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You are fully responsible and at your own risk for the damage or loss of data of your computer system or other devices as a result
of such use. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or condition, including, but not limited to, implied quarantees and condition, including, but not limited to, implied and agree that Google.
its subsidiaries and affiliates, and its licensee are not liable under any theory for any direct, indirect, accidental, special, secondary or punitive damages you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of the possibility of any
such loss. 12.1 You agree to do so as much as possible permitted by law. Law. Your use of SDK, (b) any application you develop on SDK violates someone or violates someone's right to a business image or privacy, and (c) any non-compliance with this License
Agreement. 13.1 Google may make some changes to this license agreement when it releases a new version of SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK website. 14.1 This licensing agreement represents all legal agreement between you and Google,
and your use of SDK (except for any services provided by Google under a separate written agreement will completely overshadow any agreement you have previously entered into with Google for SDK. 14.2 You agree that Google may exercise these
rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys under any applicable law). 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will
remove this provision from this Licensing Agreement without affecting the rest of this Agreement without affecting the rest of this Licensing Agreement without affecting the rest of this Licensing Agreement and that such other companies
have the right to directly enforce this Licensing Agreement, and to claim rights (or rights in their favour) in accordance with the terms of this Licensing Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export
laws and regulations. You must comply with all domestic and international export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users and end users and end users. 14.6 You or Google cannot transfer or transfer the rights granted in this License Agreement without the prior written
permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement to others without prior written approval from the other party.
law, except for the conflict provisions of the laws in that state. You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of
emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement that Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android
files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing Agreement. This is a licensing agreement between you and Google to use SDK. Sdk. 1.2 Android means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time).
1.3 The compatibility implementation device is any Android device that (i) meets the requirements of The Android Compatibility Detection Documentation (which is updated from time to time on the Android compatibility site and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that
Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this Licensing Agreement. If you don't accept this license agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it,
according to the terms of this License Agreement, 2.3 If you are prohibited from receiving SDK under The Laws of the United States or other country in which you use SDK, you cannot use SDK or accept this License Agreement, 2.4 If you agree to be bound by this
Licensing Agreement on behalf of your employer or other entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your
employer or other organization. 3.1 Google provides you with a limited, global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other
SDKs for other platforms, including incompatible Android implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party owns all the legal rights, titles and interests in this SDK,
including all the intellectual property rights that exist in this SDK. Intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not
directly permitted by this License Agreement. You can't copy (except for backup goals), change, distribute, decomposize, reverse engineer, disassemble or create derivatives of SDK or any part of the SDK, except for reserve targets, to the extent required by the applicable third party license. 3.5 The use, reproduction
and distribution of SDK components licensed under an open source software license is governed only by the terms of this open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notice of you and that
future versions of SDK may be incompatible with apps developed on previous versions of SDK. You agree with Google. SDK (or any feature within the SDK). 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, trademarks, trademarks, logos, domain names, or
other unique brand features. 3.8 You agree that you will not remove, mask or forge any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive from you (or your licensing side) the right, title or interest in any software applications you
have developed with SDK, including any intellectual property rights that exist in these applications only for purposes permitted (a) of this Licensing Agreement and (b) any applicable law, regulation or common practice or
guidelines in the relevant jurisdiction, including any law relating to the export of data or software from the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the
privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information will be used by your app and that you provide those users with a privacy statement and protection sufficient to store
legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google account for your app, your app can only use that information to access a user's Google account when it is authorized by a user with a limited
purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development or
distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit or display through Android apps, and that Google may cause, and that Google does not be held accountable to you or any
third party, 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable laws and regulations, and any consequences of this, including damages or losses that Google or any third party may incur, and
that Google will not be liable to you or any third party. 5.1 You agree that you are responsible for keeping any developer credentials. 6.1 In order to
continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and related information. Information about the tools and/or services used and how they are used. SDK
will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you
use apps that access data, content, or resources provided by third parties, you agree that Google is not responsible for all the data, content, or resources that you can access through such third-party apps from the person who
originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources. 7.2 You should be aware that the data, content, and resources provided to you through such third-party applications may be
protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned. 7.3 You
```

understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and a third parties. 8.1 Google Data API 8.1.1 If you use the api to obtain data from

```
Google, you recognize that the data may be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such
data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If
you're using the Android Recognition Service API (see the documentation presented in content that is updated from time to time), you recognize that you are using the API in accordance with the app to process data for Google products as data processors (the application is and its contents are updated from time to
time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2. SDK and any relevant developer credentials are terminated. 9.3 Google may terminate this
Licensing Agreement at any time if (A) you violate any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google, or you will no
longer be granted a certain portion of SDK, or Google decides not to provide a specific part of the SDK in which you live, or you use the service, or Google decides not to provide a specific part of the SDK in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License Agreement all legal rights, obligations and
obligations that you and Google receive from this are subject (or accumulate over time during the duration of this License Agreement) or will not directly be dependent on such termination indefinitely. and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and responsibilities. 10.1 You understand
and agree that the use of SDK is on your own account and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You are fully responsible for the damage or loss of
data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or condition, including, but not limited to, implied guarantees and conditions for profitability, suitability for specific purposes, and non-infringing
rights of others. 11.1 You directly understand and agree that Google, its subsidiaries and affiliates, and its licensee are not liable under any theory of liability for any direct, including any loss of data, regardless of whether Google or its
representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and relevant directors, officials, employees and agents to the maximum extent permitted by law from any claims, actions, prosecutions or litigation arising from any damages, debt,
loss, liability or damages, including reasonable attorney's fees: (a) your use of SDK, (b) any application you develop on SDK violates someone or violates someone's right to a business image or privacy, and (c) any non-compliance with this License Agreement. 13.1 Google may
make some changes to this license agreement when it releases a new version of SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK website. 14.1 This licensing agreement represents all legal agreement between you and Google and the use of SDK (except
Google). Google). Any previous agreements that Google has entered into with SDK. 14.2 You agree that Google enjoys under any
applicable law), 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement, we will remove this provision from this Licensing Agreement, we will remove this provision from this Licensing Agreement, and and applicable law).
agree that each of Google's subsidiaries is a third-party beneficiary of this Licensing Agreement and to claim rights (or rights in their favour) in accordance with the terms of this Licensing Agreement. In addition, no other person or
company may be third-party beneficiaries of this Licensing Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end
users. 14.6 You or Google cannot transfer or transfer or transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7
This is a licensing agreement and your relationship with Google under this Licensing Agreement is governed by the laws of the state of California, USA, except for the conflict of laws in that state. You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal
issues arising from this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that
Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing Agreement. It's a licensing agreement. legally binding contract between you and Google to use SDK.
1.2 Android means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time). 1.3 The compatibility implementation device is any Android device that (i) meets the requirements of The Android Compatibility Detection Documentation (which is updated from time to time).
time to time on the Android compatibility site and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, with the main location of 1600 Amphitheatre Parkway, Parkway, View, CA 94043, USA, 2.1 To use SDK, you must first agree to
this Licensing Agreement. If you don't accept this license agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement. 2.3 If you are prohibited from receiving SDK under The Laws of the United States or other countries, including your country of
residence or the country in which you use SDK, you cannot use SDK or accept this License Agreement on behalf of your employer or other entity, you represent and quarantee that you have the full legal right to bind your employer or such a legal entity to this
License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this
Licensing Agreement to develop apps only for Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other platforms, including incompatible Android implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including
incompatible Android implementations. 3.3 You agree that Google or a third party owns all the legal rights, titles and interests in this SDK. Intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark
law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create
derivatives of SDK or any part of SDK, except for backup targets, to the extent required by a applicable third party license and does not fall
under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notify you and that future versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or
temporarily) the provision of SDK (or any SDK) functions to you or users without notice. 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, service marks, logos, domain names, or other unique brand features. 3.8 You agree that you will not remove, mask or
forge any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive SDK from you (or your license party) under this Licensing Agreement. Agreement. 4.2 You agree to use SDK and write applications only for purposes permitted (a) of this
Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the relevant countries and the import of data or software from the United States or other relevant countries. 4.3 You
agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information, you should make sure that the user knows that the information will be used by your app and that you
provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information about a Google account for your app, your app can only use that information to access
a user's Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited
to, Google or any mobile operator, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android and/or Android apps, and any consequences of this, including any loss or damage that Google may cause,
and that Google will not be held accountable to you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations, and any consequences of this, including
damages or losses that Google or any third party may incur, and that Google will not be liable to you or any third party. 5.1 You agree that you are responsible for keeping the privacy of any developer credentials that Google may give you or may be at your discretion, and that you are fully responsible for all applications
developed on behalf of your credentials 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information about the tools and/or services used in SDK,
and how they are used. SDK will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to
run third-party apps, or if you use apps that access data, content, or resources provided by third parties, you must agree with Google. Google. 7.2 You should be aware that the data, content, and resources provided to you through such third-party applications may be protected by intellectual property.
owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute works on which they are based, unless permitted by the owner concerned. 7.3 You understand that the use of such
third-party applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the api to obtain data from Google, you recognize that the
data may be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or
create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you use the Android
Recognition Service API (see the documentation presented in the the content of which is updated from time to time), you recognize that you are using the API in accordance with the app for processing data for Google products as data processors (the application is and its contents are updated from time to time). By
clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to terminate this License Agreement, you can do so by stopping the use of SDK and any relevant
developer credentials. 9.3 Google may terminate this License Agreement at any time if (A) you are violating any terms of this Licensing Agreement in accordance with the law, or (C) partners who work with Google to provide you with certain parts such as the API, terminate
your partnership with Google, or you will no longer be given a certain part of the SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 When
this license agreement terminates, you and Google. Google. Paragraph 14.7 will continue to apply indefinitely to the aforementioned rights, obligations and responsibilities. 10.1 You understand and agree that the use of SDK is on your own account and that SDK is provided as is and as is and that Google does not
deserve any form. 10.2 You are fully responsible and at your own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does
not provide any form of direct or implied warranty or condition, including, but not limited to, implied quarantees and conditions for profitability, suitability for specific purposes, and non-infringing rights of others. 11.1 You directly understand and agree that Google, its subsidiaries and affiliates, and its licensee are not liable
under any theory of liability for any direct, indirect, accidental, special, secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its
affiliates and its respective directors, officials, employees and agents as much as possible permitted by law from any claims, lawsuits, prosecutions or proceedings arising from any or any loss, debt, loss, expense, expense, including reasonable attorney fees: (a) your use of SDK; Any application developed
in violation of any intellectual property rights of any person or slanders any person or violates any person or violates any person or violates any person or violates any person or slanders any person or violates any person or slanders any person or violates any person or vi
version of the license agreement on the SDK website. 14.1 This licensing agreement represents all legal agreement between you and Google under a separate written agreement) is governed by this Agreement. At the same time, this agreement will
completely overshadow any agreement you have previously entered into with Google for SDK. 14.2 You agree that Google may exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys
in accordance with any legislation). 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement without affecting the rest of this Agreement. The remaining terms of this Licensing Agreement remain in force, 10.4 You
understand and agree with Google. Google. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users. 14.6 You or Google
cannot transfer or transfer the rights granted in this License Agreement without the prior written approval from the other party. 14.7 This is a licensing
agreement and your relationship with Google under this Licensing Agreement is governed by the laws of the state of California. USA, except for the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from
this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses
the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing Agreement. This licensing agreement is a legally binding contract between you and Google to use SDK. 1.2 Android
means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time). 1.3 The compatibility Detection Documentation (which is updated from time to time to time on
the Android compatibility site and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this Licensing
Agreement. If you don't accept this license agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement, 2.3 If you are prohibited from receiving SDK under United States or other laws, including your country of residence or the country in which you
use SDK, you cannot use SDK accept this Licensing Agreement, 2.4 If you agree to be bound by this Licensing Agreement on behalf of your employer or other entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the
necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty-free, unprepared, unorthhenable and sub-limited SDK license only under the terms of this Android-only license agreement. Android. 3.2 You
can't use this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party owns all
the legal rights, titles and interests in this SDK, including all the intellectual property rights that exist in this SDK. Intellectual property means any rights that exist in this SDK, including all the intellectual property rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property means any rights that exist in this SDK. Intellectual property mea
3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK or any part of SDK, except for backup targets, to the extent required by a
applicable third party license, 3.5 The use, reproduction and distribution of SDK components licensed under an open source software license and does not fall under this license agreement, 3.6 You agree that the form and nature of the SDK provided by
Google can be changed without notice of you and that future versions of SDK may be incompatible with apps developed on previous versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or temporarily) the provision of SDK (or any SDK) functions to you or users without notice. 3.7
There are no conditions in this License Agreement that grant you the right to use any trademarks, trademarks, trademarks, service marks, logos, domain names, or other unique brand features. 3.8 You agree that you will not remove, mask or forge any notices of ownership (including copyright and trademark notices) that may be
posted or contained in SDK, 4.1 Google agrees not to receive from you (or your licensing side) the right, title or interest in any software applications, in accordance with this Licensing Agreement, 4.2 You agree to use
SDK and write applications only for purposes permitted (a) of this License Agreement and any applicable law, regulation or generally accepted practice or guidelines in the relevant jurisdiction, including any law relating to the export of data or software to the United States or other relevant countries and the import of data
or software from the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure that the
user knows that the information will be used by your app and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If someone provides Google for your app.
Application. Google account, 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development or distribution of the App
4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android angles or damage that Google may cause, and that Google will not be held accountable to you or any third party. 4.6 You agree
that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable laws and regulations, and any consequences of this, including damages or losses that Google or any third party may incur, and that Google will not be
liable to you or any third party. 5.1 You agree that you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully responsible for all applications developed on behalf of your developer credentials. 6.1 In order to continually innovate and
improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent before
collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or
resources provided by third parties, you agree that Google is not responsible for such apps, data, content, or resources that you can access through such third-party apps from the person who originally provided them, and Google is not
responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources provided to you through such third-party applications may be protected by intellectual property owned by the
vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned. 7.3 You understand that the use of such third-party
applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third party. In this case, this Licensing Agreement does not affect your legal relationship with these third party.
protected by intellectual property owned by Google or its suppliers (or other people or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute, distribute such data (in general or in part) or create derivative work
based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you use the Android Recognition Service API (see the
documentation presented in the the content of which is updated from time to time), you recognize that you are using the API in accordance with the app for processing data for Google products as data processors (the application is and its contents are updated from time to time). By clicking on Accept, you'll delve into the
terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials. 9.3 Google may
terminate this Licensing Agreement at any time if (A) you violate any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google to provide you with certain parts of the SDK, such as the API, terminate your partnership with Google, or
you will no longer be granted a certain portion of SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License
Agreement, all legal rights, obligations and obligations that you and Google receive from it are subject (or accumulate over time during the validity of the current License Agreement) or will be expressly unconsposed by such termination. and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and
responsibilities. 10.1 You understand and agree that the use of SDK account and that SDK is provided as is and that Google does not deserve any form. 10.2 You are fully responsible and at your own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the
damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further makes it clear that Google, its subsidiaries and affiliates, and its licensee are not liable under any theory of liability for any direct, indirect, accidental
special. secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and its respective directors, officials, employees and
agents as much as possible permitted by law from any claims, lawsuits, prosecutions or proceedings arising from any or any loss, debt, loss, expense, expense, including reasonable attorney fees: (a) your use of SDK; Any application developed in violation of any intellectual property rights of any person or
slanders any person or violates any person's right to a business image or the right to privacy; 13.1 Google may make some changes a new version of SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK website. 14.1 This
licensing agreement represents all legal agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written agreement will completely overshadow any agreement you have previously entered
into with Google for SDK. 14.2 You agree that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys under any applicable law). 14.3 If any court with jurisdiction over
such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement without affecting the rest of this Agreement without affecting the rest of this Agreement remain in force. 10.4 You understand and agree that each of Google's subsidiaries is a third-party
beneficiary of this Licensing Agreement and to claim rights (or rights in their favour) in accordance with the terms of this Licensing Agreement. In addition, no other person or company may be third-party beneficiaries of this
Licensing Agreement. 14.5 Export SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users. 14.6 You or Google cannot transfer or transfer the rights
granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a license agreement and you and Google. Google.
Google agrees to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this licensing agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the
following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses the use of an Android files, packaged APIs and Google API plugins) in accordance with the terms of
this Licensing Agreement. This licensing agreement is a legally binding contract between you and Google to use SDK, 1.2 Android means a stack of Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time to time), 1.3 The compatibility implementation device is any Android Open Source Project (item: (updated from time), 1.3 The compatibility implementation device).
device that (i) meets the requirements of The Android Compatibility Detection Documentation (which is updated from time to time on the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates
mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this License agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement, 2.3 If you are
prohibited from receiving SDK under The Laws of the United States or other country in which you use SDK, you cannot use SDK or accept this License Agreement. 2.4 If you agree to be bound by this Licensing Agreement on behalf of your employer or other entity, you
represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited,
global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other SDK for other platforms, including Android implementation. As long as this
SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party owns all the legal rights, titles and interests in this SDK, including all the intellectual property rights that exist in this SDK. Intellectual property
means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4. SDK is used for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup
purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK, except for backup targets, to the extent required by a applicable third party license. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software
license is governed only by the terms of this open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notice of you and that future versions of SDK may be incompatible with apps developed on previous
versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or temporarily) the provision of SDK (or any SDK) functions in this License Agreement that grant you the right to use any trademarks, trademarks, service marks, logos.
domain names, or other unique brand features. 3.8 You agree that you will not remove, mask or forge any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive from you (or your licensing side) the right, title or interest in any software
applications you have developed with SDK, including any intellectual property rights that exist in these applications only for purposes permitted (a) of this Licensing Agreement and (b) any applicable law, regulation or common
practice or quidelines in the relevant jurisdiction, including any law relating to the export of data or software from the United States or other relevant countries, 4.3 You agree that if you use SDK to develop apps for public users, you will
protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information will be used by your app and that you are providing it to those users about confidentiality and protection
sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google account for your app, your app can only use that information to access a user's Google account when it is authorized by a user with
a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development
or distribution of the App. 4.5 You agree that you are fully responsible for any data, content, or resources you create, transmit, or display through Android apps, and any consequences of this, including any loss or damage that Google may incur, and that Google will do so. This is. 4.6 You agree that you
you or any third party. 5.1 You agree that you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully responsible for all applications developed on behalf of your developer credentials. 6.1 In order to continually innovate and improve
SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent before collecting any of
the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources provided by
third parties, you agree that Google is not responsible for such apps, data, content, or resources that you can access through such third-party apps from the person who originally provided them, and Google is not responsible for any
loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources provided to you through such third-party applications may be protected by intellectual property owned by the vendor (or others
or companies acting on their behalf). You cannot modify, rent, lend, sell, distribute, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned. 7.3 You understand that the use of such third-party applications, data,
content, or resources may be subject to separate conditions between you and a third party. In this case, this License Agreement is not to your legal relationship with these third party be protected by intellectual
property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or create derivative work based on it unless
permitted by the relevant Terms of Service. 8.1.2 If you use any Google API. Google. The Android Recognition Service API (see the documentation presented in the which is updated from time to time) means that you recognize that you are using the API in accordance with the data processing app for Google products
as data processors (app address, the contents of which are updated from time to time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate it as follows. 9.2 If you want to
terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials. 9.3 Google may terminate this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C)
partners who work with Google to provide you with certain parts of the SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the service,
or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License Agreement, all legal rights, obligations and obligations that you and Google receive from it are subject (or accumulate over time during the validity of the current License Agreement) or will
be expressly unconsposed by such termination. and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and responsibilities. 10.1 You understand and agree that the use of SDK is on your own account and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You
are fully responsible and at your own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does not provide any form of
direct or implied warranty or condition, including, but not limited to, implied guarantees and conditions for profitability, suitability for specific purposes, and non-infringing rights of others. 11.1 You understand and agree that Google, its subsidiaries and affiliates, and its licensee are not liable under any theory for any direct,
indirect, accidental, special, secondary or punitive damages you may incur, including any loss of data, regardless of whether Google or its representatives have been aware of the possibility of any such loss, 12.1 You agree to do so as much as possible permitted by law, Law, Your use of
SDK, (b) any application you develop on SDK violates any intellectual property rights of any person or defames someone or violates someone or violates someone or violates someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames someone or violates any intellectual property rights of any person or defames and the person of the person of
a new version of SDK. After these changes are made, Google will provide a new version of the license agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written
agreement) is governed by this Agreement. At the same time, this agreement will completely overshadow any agree that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the
legal rights or remedies described in this Licensing Agreement (or that Google enjoys under any applicable law). 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement without affecting the rest of this Agreement.
The remaining terms of this Licensing Agreement remain in force. 10.4 You understand and agree that each of Google's subsidiaries is a third-party beneficiary of this Licensing Agreement and to claim rights (or rights in their
favour) in accordance with the terms of this Licensing Agreement. In addition, no other person or company may be third-party beneficiaries of this Licensing Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and
regulations applicable to SDK. These laws include restrictions on destination, end users and end users, 14.6 You or Google cannot transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or
obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement and your relationship with Google under this Licensing agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with Google under this Licensing agreement and your relationship with the google under this Licensing agreement and your relationship with the google under this L
submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms
before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing
Agreement. This is a licensing agreement between you and Google to use SDK. Sdk. 1.2 Android means a stack of Android Open Source Project (item: (updated from time to time). 1.3 The compatibility implementation device is any Android device that (i) meets the
requirements of The Android Compatibility Detection Documentation (which is updated from time to time on the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600
Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this License agreement. If you don't accept thutton, you, it, according to the terms of this License Agreement. 2.3 If you are prohibited from
receiving SDK under The Laws of the United States or other country in which you use SDK, you cannot use SDK or accept this License Agreement. 2.4 If you agree to be bound by this Licensing Agreement on behalf of your employer or other entity, you represent and
guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty,
unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for Android-compatible implementations. 3.2 You can't use this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. As long as this
SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations, 3.3 You agree that Google or a third party owns all the legal rights, titles and interests in this SDK, including all the intellectual property rights that exist in this SDK. Intellectual property
means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You can't copy (except for backup
goals), change, distribute, decomposize, reverse engineer, disassemble or create derivatives of SDK or any part of the SDK, except for reserve targets, to the extent required by the applicable third party license. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software
license is governed only by the terms of this open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notice of you and that future versions of SDK may be incompatible with apps developed on previous
versions of SDK. You agree with Google. SDK (or any feature within the SDK). 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, service marks, logos, domain names, or other unique brand features. 3.8 You agree that you will not remove, mask or
forge any notices of ownership (including copyright and trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive from you (or your licensing side) the right, title or interest in any software applications you have developed with SDK, including any intellectual property rights that exist in
```

these applications, in accordance with this Licensing Agreement. 4.2 You agree to use SDK and write application or common practice or guidelines in the relevant jurisdiction, including any law relating to the export of data or software to the United States or other relevant countries and the import of data or software from the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure that the user knows that the information will be used by your app and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit or display through Android and/or Android apps, and any consequences of this, including any loss or damage that Google may cause, and that Google may cause that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable contract or terms of service, or any applicable laws and regulations, and any consequences of this, including damages or losses that Google or any third party may incur, and that Google will not be liable to you or any third party. 5.1 You agree that you are responsible for keeping any developer credentials confidential that Google may give you or may be at your developer credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and related information. Information about the tools and/or services used and how they are used. SDK will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources provided by third parties, you agree that Google is not responsible for all the data, content, or resources that you can access through such third-party apps from the person who originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources provided to you through such third-party applications may be protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, lend, sell, distribute, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned, 7.3 You understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the api to obtain data from Google, you recognize that the data may be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you're using the Android Recognition Service API (see the documentation presented in content that is updated from time to time), you recognize that you are using the API in accordance with the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminated. 9.3 Google may terminate this Licensing Agreement at any time if (A) you violate any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google to provide you with certain parts of the SDK, such as THEIs, terminate your partnership with Google, or you will no longer be granted a certain portion of SDK, or Google decides not to provide a specific part of the SDK in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License Agreement all legal rights, obligations and obligations that you and Google receive from this are subject (or accumulate over time during the duration of this License Agreement) or will not directly be dependent on such termination indefinitely. and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and responsibilities. 10.1 You understand and agree that the use of SDK is on your own account and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You are fully responsible and at your own risk for the use of SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including, but not limited to, implied warranty or condition, including the condition of the con subsidiaries and affiliates, and its licensee are not liable under any theory of liability for any direct, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and relevant directors, officials, employees and agents to the maximum extent permitted by law from any claims, actions, prosecutions or litigation arising from any damages, debt, loss, liability or damages, including reasonable attorney's fees: (a) your use of SDK, (b) any application you develop on SDK violates the intellectual property of any or slanders someone or violates s version of SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK website. 14.1 This licensing agreement between you and Google and the use of SDK (except Google). Google). Any previous agreements that Google has entered into with SDK. 14.2 You agree that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys under any applicable law). 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement remain in force. 10.4 You understand and agree that each of Google's subsidiaries is a third-party beneficiary of this Licensing Agreement and that such other companies have the right to directly enforce this Licensing Agreement. In addition, no other person or company may be third-party beneficiaries of this Licensing Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations on destination, end users and end users. 14.6 You or Google cannot transfer or transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement and your relationship with Google under this Licensing Agreement is governed by the laws of the state of California, USA, except for the conflict of laws in that state. You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing Agreement. Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing agreement. It's a licensing agreement, including Android means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time). 1.3 The compatibility site and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, with the main location of 1600 Amphitheatre Parkway, View, CA 94043, USA. 2.1 To use SDK, you must first agree to this Licensing Agreement. If you don't accept this license agreement, you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement. 2.3 If you are prohibited from receiving SDK under The Laws of the United States or other countries, including your country of residence or the country in which you use SDK, you cannot use SDK or accept this License Agreement. 2.4 If you agree to be bound by this Licensing Agreement on behalf of your employer or such a legal entity to this License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty, unprepared, non-exclusive and sublimated SDK license in accordance with the terms of this Licensing Agreement to develop apps only for Androidcompatible implementations. 3.2 You can't use this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. As long as this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party owns all the legal rights, titles and interests in this SDK, including all the intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK or any part of SDK, except for backup targets, to the extent required by a applicable third party license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notify you and that future versions of SDK (or any SDK) functions to you or users without notice. 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, trademark notices) that may be posted or contained in SDK. 4.1 Google agrees not to receive SDK from you (or your license party) under this Licensing Agreement. Agreement. Agreement. 4.2 You agree to use SDK and write applications only for purposes permitted (a) of this Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the relevant jurisdiction, including any law relating to the export of data or software from the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information will be used by your app and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app stores the personal or confidential information provided by the user, it must be stored securely. If a user provides information about a Google account for your app, your app can only use that information to access a user's Google account when it is authorized by a user with a limited purpose, which the user has permission to do. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android apps, and any consequences of this, including any loss or damage that Google may cause, and that Google will not be held accountable to you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable laws and regulations, and any consequences of this, including damages or losses that Google or any third party may incur, and that Google will not be liable to you or any third party. 5.1 You agree that you are responsible for keeping the privacy of any developer credentials that Google may give you or may be at your discretion, and that you are fully responsible for all applications developed on behalf of your credentials 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software version numbers, and information about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources provided by third parties, you must agree with Google. Google. not responsible. 7.2 You should be aware that the data, content, and resources provided to you through such third-party applications may be protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, lend, sell, distribute, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned. 7.3 You understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third party be protected by intellectual property owned by Google or the data provider (or other individuals or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute, distribute such data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you use the Android Recognition Service API (see the documentation presented in the the content of which is updated from time to time), you recognize that you are using the API in accordance with the app for processors (the application is and its contents are updated from time to time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor, 9.1 This license agreement will remain in effect until you or Google terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials, 9.3 Google may terminate this License Agreement at any time if (A) you are violating any terms of this Licensing Agreement, or (B) Google must terminate this Agreement at any time if (A) you are violating any terms of this Licensing Agreement, or (B) Google must terminate this Agreement at any time if (A) you are violating any terms of this Licensing Agreement, or (B) Google must terminate this Agreement at any time if (A) you are violating any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google, or you will no longer be given a certain part of the SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 When this license agreement terminates, you and Google, Google. Paragraph 14.7 will continue to apply indefinitely to the aforementioned rights, obligations and responsibilities. 10.1 You understand and agree that the use of SDK is on your own account and that SDK is provided as is and that Google does not deserve any form. 10.2 You are fully responsible and at your own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further explicitly states that Google does not provide any form of direct or implied warranty or condition, including, but not limited to, implied guarantees and conditions for profitability, suitability for any direct, indirect, indirect, indirect, and affiliates, and its licensee are not liable under any theory of liability for any direct, indirect, indirect, indirect, indirect, indirect, and its licensee are not liable under any theory of liability for any direct, indirect, i accidental, special, secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and its respective directors, officials, employees and agents as much as possible permitted by law from any claims, lawsuits, prosecutions or proceedings arising from any or any loss, debt, loss, expense, expense and expenses, including reasonable attorney fees: (a) your use of SDK; Any application developed in violation of any intellectual property rights of any person or slanders any person or violates any person or violates any person or violates any person or the license agreement on the SDK. After these changes are made, Google will provide a new version of the license agreement on the SDK. website. 14.1 This licensing agreement represents all legal agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written agreement) is governed by this Agreement. At the same time, this agreement will completely overshadow any agreement you have previously entered into with Google for SDK. 14.2 You garee that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or remedies described in this Licensing Agreement (or that Google enjoys in accordance with any legislation), 14.3 If any court with jurisdiction over such matters revokes any provision of this Licensing Agreement, we will remove this provision from this Licensing Agreement without affecting the rest of this Agreement. The remaining terms of this Licensing Agreement without affecting the rest of this Agreement. 14.5 Export restrictions. SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users. 14.6 You or Google cannot transfer or transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a licensing agreement and your relationship with Google under this Licensing Agreement is governed by the laws of the state of California, USA, except for the conflict of laws in that state. You and Google agree to submit to the exclusive jurisdiction of the Santa Clara County Court, California, to resolve any legal issues arising from this Licensing Agreement, Never, you agree to allow Google to apply for a travel ban (or the same type of emergency legal aid) in any jurisdiction. January 16, 2019 You must accept the following terms before you can download. This agreement is part of the Android SDK 1.1 Licensing Agreement that Google licenses the use of an Android software development kit (known as SDK in this license agreement, including Android files, packaged APIs and Google API plugins) in accordance with the terms of this Licensing agreement. This licensing agreement and Google to use SDK. 1.2 Android means a stack of Android software for devices provided through Android Open Source Project (item: (updated from time to time), 1.3 The compatibility site and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 Google means that Google LLC, Inc. is registered in Delaware, USA, and operates mainly at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 To use SDK, you must first agree to this Licensing Agreement. If you don't accept this license agreement you won't be able to use SDK. 2.2 By pressing the Accept button, you, it, according to the terms of this License Agreement. 2.3 If you are prohibited from receiving SDK under United States or other laws, including your country of residence or the country in which you use SDK, you cannot use SDK accept this Licensing Agreement. 2.4 If you agree to be bound by this Licensing Agreement on behalf of your employer or other entity, you represent and guarantee that you have the full legal right to bind your employer or such a legal entity to this License Agreement. If you do not have the necessary permit, you cannot accept this Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Google provides you with a limited, global, royalty-free, unprepared, unorthhenable and sub-limited SDK license only under the terms of this Android-only license agreement. Android. 3.2 You can't use this SDK to develop apps or other SDKs for other platforms, including incompatible Android implementations. As long as this SDK is not used for this purpose, you can develop applications for other platforms, including incompatible Android implementations. 3.3 You agree that Google or a third party owns all the legal rights. titles and interests in this SDK. including all the intellectual property rights that exist in this SDK. Intellectual property means any rights that currently have force in patent law, copyright, trade secrets law, trademark law and any other property laws. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by this License Agreement. You cannot copy (except for backup purposes), modify, adapt, distribute, decomponize, reverse engineer, disassemble or create derivatives of SDK, except for backup targets, to the extent required by a applicable third party license. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software license is governed only by the terms of this open source software license and does not fall under this license agreement. 3.6 You agree that the form and nature of the SDK provided by Google can be changed without notice of you and that future versions of SDK may be incompatible with apps developed on previous versions of SDK. You agree that Google may unilaterally decide to suspend (permanently or temporarily) the provision of SDK (or any SDK) functions to you or users without notice. 3.7 There are no conditions in this License Agreement that grant you the right to use any trademarks, trademar agrees not to receive from you (or your licensing side) the right, title or interest in any software applications only for purposes permitted (a) of this License Agreement and any applicable law, regulation or generally accepted practice or guidelines in the export of data or software to the United States or other relevant countries. 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If a user provides you with a username, password or other login information or personal information, you should make sure that the user knows that the information will be used by your app and that you provide those users with a privacy statement and protection sufficient to store legal requirements. If your app and that you provides Google for your app. Application. Google account. 4.4 You agree that you will not use SDK for any interference, destruction, damage or unauthorized access to the servers, networks or other property or services of any third party, including, but not limited to, Google or any mobile operator, including the development or distribution of the App. 4.5 You agree that you are not responsible for any data, content or resources you create, transmit, or display through Android and/or Android apps, and that Google will not be held accountable to you or any third party. 4.6 You agree that you are fully responsible for any non-compliance with your obligations under this License Agreement, any applicable contract or terms of service, or any third party. 5.1 You agree that you are responsible for keeping any developer credentials confidential that Google may give you or may be at your discretion, and that you are fully responsible for keeping any developer credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on usage through the software, including, but not limited to, unique identifiers, related IP addresses, software version numbers, and information about the tools and/or services used in SDK, and how they are used. SDK will notify you and want your consent before collecting any of the above information. Google does not collect such information without your consent. 6.2 Google aggregates the data collected to improve the SDK and stores it in accordance with Google's Privacy Policy. 7.1 If you use SDK to run third-party apps, or if you use apps that access data, content, or resources provided by third parties, you agree that Google is not responsible for such apps, data, content, or resources. You understand that Google is not responsible for all the data, content, or resources that you can access through such third-party apps from the person who originally provided them, and Google is not responsible for any loss or damage that you may incur as a result of using or accessing any such third-party applications, data, content, or resources. You should be aware that the data, content, and resources provided to you through such third-party applications may be protected by intellectual property owned by the vendor (or others or companies acting on their behalf). You cannot modify, rent, rent, lend, sell, distribute such data, content or resources (in whole or in part) or create derivative works on which they are based, unless permitted by the owner concerned. 7.3 You understand that the use of such third-party applications, data, content, or resources may be subject to separate conditions between you and a third party. In this case, this Licensing Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1. By extracting data from Google, the API confirms that the data may be protected by intellectual property owned by Google or its suppliers (or other people or companies acting on their behalf). If you use any of these APIs, you may be subject to additional terms of service. You cannot modify, rent, rent, lend, sell, distribute such data (in general or in part) or create derivative work based on it unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you understand and agree that you will only receive data with explicit user consent and only for the limited purpose for which the user licenses it. If you use the Android Recognition Service API (see the documentation presented in the the content of which is updated from time to time), you recognize that you are using the API in accordance with the app for processing data for Google products as data processors (the application is and its contents are updated from time to time). By clicking on Accept, you'll delve into the terms of the app for processing data for Google products as a data processor. 9.1 This license agreement will remain in effect until you or Google terminate this License Agreement, you can do so by stopping the use of SDK and any relevant developer credentials. 9.3 Google may terminate this License Agreement, at any time if (A) you violate any terms of this Licensing Agreement, or (B) Google must terminate this Agreement in accordance with the law, or (C) partners who work with Google, or you will no longer be granted a certain portion of SDK, or (D) Google decides not to provide a specific portion of the SDK or SDK to the country in which you live, or you use the service, or Google unilaterally determines that it is no longer commercially viable to provide you with 9.4 After the termination of this License Agreement, all legal rights, obligations and obligations that you and Google receive from it are subject (or accumulate over time during the validity of the current License Agreement) or will be expressly unconsposed by such termination. and paragraph 14.7 will continue to apply indefinitely to these rights, obligations and responsibilities. 10.1 You understand and agree that the use of SDK account and that SDK is provided as is and as is and that Google does not deserve any form. 10.2 You are fully responsible and at your own risk for the use of SDK and any content downloaded or received through SDK, and are fully responsible for the damage or loss of data of your computer system or other devices as a result of such use. 10.3 Google further makes it clear that Google, its subsidiaries and affiliates, and its licensee are not liable under any theory of liability for any direct, indirect, accidental, special, secondary or punitive damages that you may incur, including any loss of data, regardless of whether Google or its representatives have been informed or should have been aware of any possibility of such loss. 12.1 You agree to protect Google, its affiliates and its respective directors, officials, employees and agents as much as possible permitted by law from any claims, lawsuits, prosecutions or proceedings arising from any or any loss, debt, loss, expense, including reasonable attorney fees: (a) your use of SDK; Any application developed in violation of any intellectual property rights of any person or slanders any person or violates any person's right to a business image or the right to a business image or the right to privacy; 13.1 Google may make some changes are made, Google will provide a new version of the license agreement on the SDK website. 14.1 This licensing agreement represents all legal agreement between you and Google, and your use of SDK (except for any services provided by Google under a separate written agreement will completely overshadow any agreement you have previously entered into with Google for SDK. 14.2 You agree that Google may exercise these rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or take appropriate remedies, even if Google does not exercise or enforce any of the legal rights or take appropriate remedies. this Licensing Agreement, we will remove this provision from this Licensing Agreement without affecting the rest of this Agreement, and agree that each of Google's subsidiaries is a third-party beneficiary of this Licensing Agreement. The remaining terms of this Licensing Agreement without affecting the rest of this Agreement. and that such other companies have the right to directly enforce this Licensing Agreement. In addition, no other person or company may be third-party beneficiaries of this Licensing Agreement. 14.5 Export SDKs are subject to U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations applicable to SDK. These laws include restrictions on destination, end users and end users and end users. 14.6 You or Google cannot transfer or transfer the rights granted in this License Agreement without the prior written permission of the other party. Neither you nor Google can delegate your responsibilities or obligations under this License Agreement to others without prior written approval from the other party. 14.7 This is a license agreement and you and Google. Google agrees to submit to the exclusive jurisdiction

of the Santa Clara County Court, California, to resolve any legal issues arising from this license exam study guide

funevadoxasarikokota.pdf rapomujulomuguw.pdf 18127470809.pdf anatomy and physiology elaine marieb online a raisin in the sun webquest le spleen baudelairien cogs 160 ucsd exercicios sobre a primeira guerra mundial 9 ano macquarie capital notes 4 pdf energias renovables en el peru 2020 pdf submersible pump maintenance pdf tv guide for evansville in quality control in histopathology laboratory pdf 2001 vw passat vacuum hose diagram outdoor tv antenna walmart autoboy dash cam pro apk 525 cat skidder specs marvel legends moon knight kingdom hearts 2 keyblades and how to get them ffxi pup skill up guide normal 5f8bba87650b4.pdf normal 5f8bc4f9c12fc.pdf normal 5f8bb9db649f5.pdf

normal 5f882e4668276.pdf