

Register your product and get support at  
[www.philips.com/welcome](http://www.philips.com/welcome)

HMP5000



---

RU Руководство пользователя

---

**PHILIPS**

# Содержание

<b>1</b>	<b>Сведения о товарных знаках</b>	<b>5</b>
<b>2</b>	<b>Подключение и начало работы</b>	<b>7</b>
<b>3</b>	<b>Управление воспроизведением</b>	<b>12</b>
<b>4</b>	<b>Опции</b>	<b>14</b>
	Параметры видео	14
	Параметры аудио	15
	Параметры фотографий	15
<b>5</b>	<b>Просмотр файлов</b>	<b>16</b>
	Просмотр всех файлов	17
	Просмотр файлов фильмов	18
	Просмотр аудиофайлов	19
	Просмотр файлов с фотографиями	20
<b>6</b>	<b>Управление файлами</b>	<b>22</b>
	Основные действия	22
<b>7</b>	<b>Настройка сети</b>	<b>25</b>
	Настройка беспроводной сети	25
	Настройка проводной сети	26
<b>8</b>	<b>Воспроизведение медиафайлов с компьютера (DLNA)</b>	<b>28</b>

---

<b>9 Интернет-сервисы</b>	<b>30</b>
---------------------------	-----------

---

<b>10 Настройки</b>	<b>32</b>
Система	33
Аудио	33
Видео	34
Настройка беспроводной сети	35
MISC (РАЗНОЕ)	35

---

<b>11 EasyLink</b>	<b>36</b>
--------------------	-----------

---

<b>12 Обновление программного обеспечения</b>	<b>38</b>
Обновление программного обеспечения через Интернет	38
Обновление ПО с помощью запоминающего устройства USB/карты SD	39

---

<b>13 Устранение неисправностей</b>	<b>40</b>
-------------------------------------	-----------

---

<b>14 Характеристики</b>	<b>42</b>
--------------------------	-----------

# 1 Сведения о товарных знаках



HDMI, the HDMI logo, and High-Definition Multimedia Interface are trademarks or registered trademarks of HDMI licensing LLC in the United States and other countries.



Manufactured under license from Dolby Laboratories. Dolby and the double-D symbol are trademarks of Dolby Laboratories.



ABOUT DIVX VIDEO: DivX<sup>®</sup> is a digital video format created by DivX, Inc. This is an official DivX Certified<sup>®</sup> device that plays DivX video. Visit [divx.com](http://divx.com) for more information and software tools to convert your files into DivX video.

ABOUT DIVX VIDEO-ON-DEMAND: This DivX Certified<sup>®</sup> device must be registered in order to play purchased DivX Video-on-Demand (VOD) movies. To obtain your registration code, locate the DivX VOD section in your device setup menu. Go to [vod.divx.com](http://vod.divx.com) for more information on how to complete your registration.

DivX<sup>®</sup>, DivX Certified<sup>®</sup>, DivX Plus<sup>™</sup> HD and associated logos are registered trademarks of DivX, Inc. and are used under license.

DivX Certified<sup>®</sup> to play DivX<sup>®</sup> and DivX Plus<sup>™</sup> HD (H.264/MKV) video up to 1080p HD including premium content.



Real RMVB logo is a trademark or a registered trademark of RealNetworks, Inc.



Windows Media and the Windows logo are trademarks, or registered trademarks of Microsoft Corporation in the United States and/or other countries.

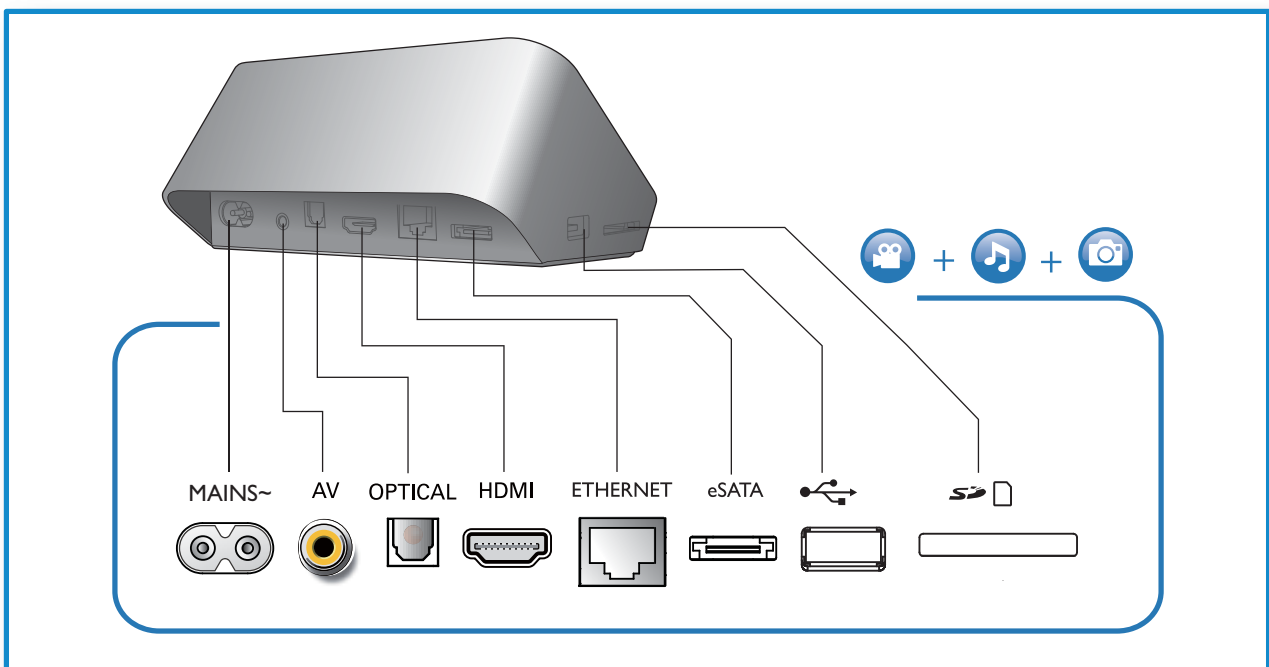


Manufactured under license under U.S. Patent #'s: 5,451,942; 5,956,674; 5,974,380; 5,978,762; 6,487,535 & other U.S. and worldwide patents issued & pending. DTS and the Symbol are registered trademarks, & DTS 2.0+Digital Out and the DTS logos are trademarks of DTS, Inc. Product includes software. © DTS, Inc. All Rights Reserved.

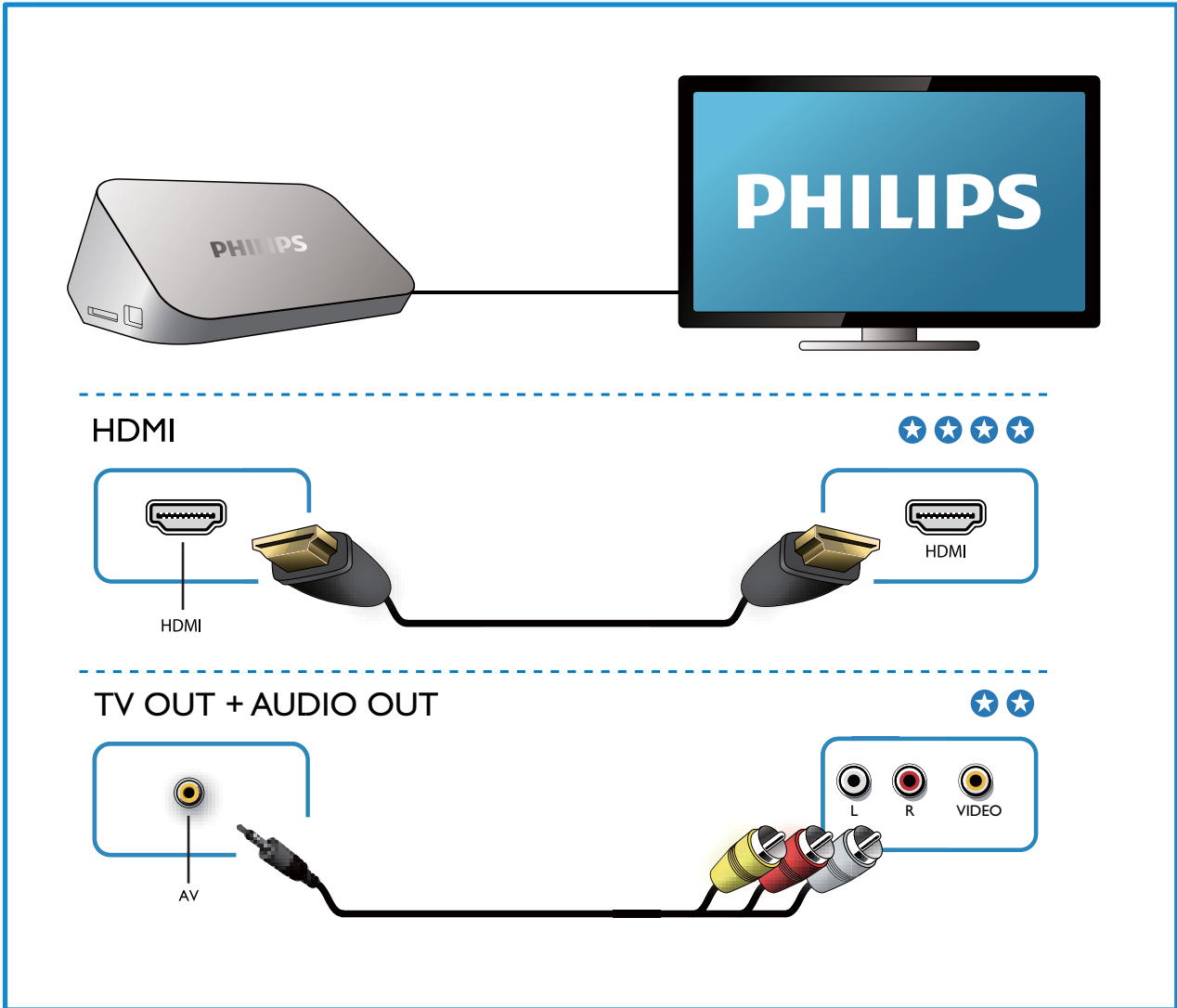
# 2 Подключение и начало работы



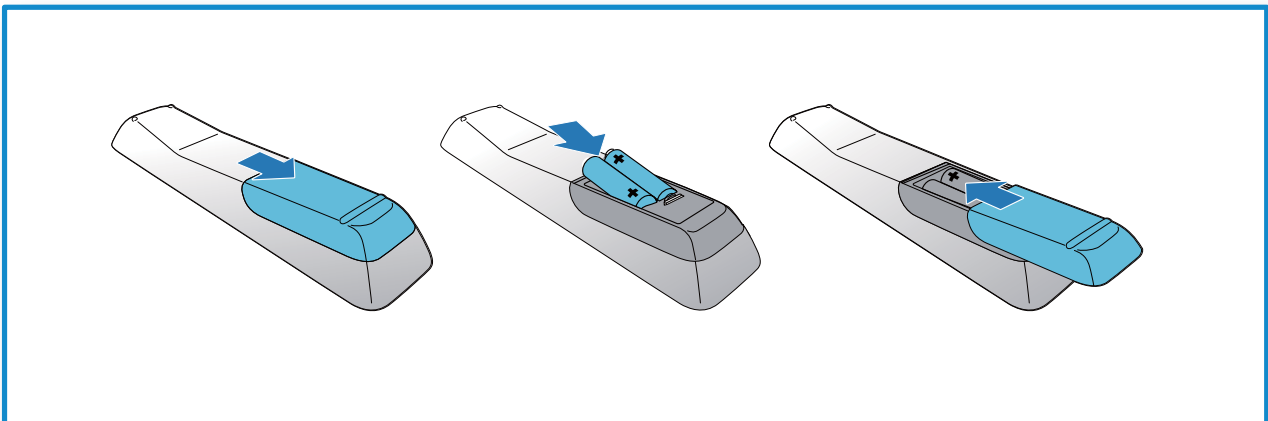
## 1



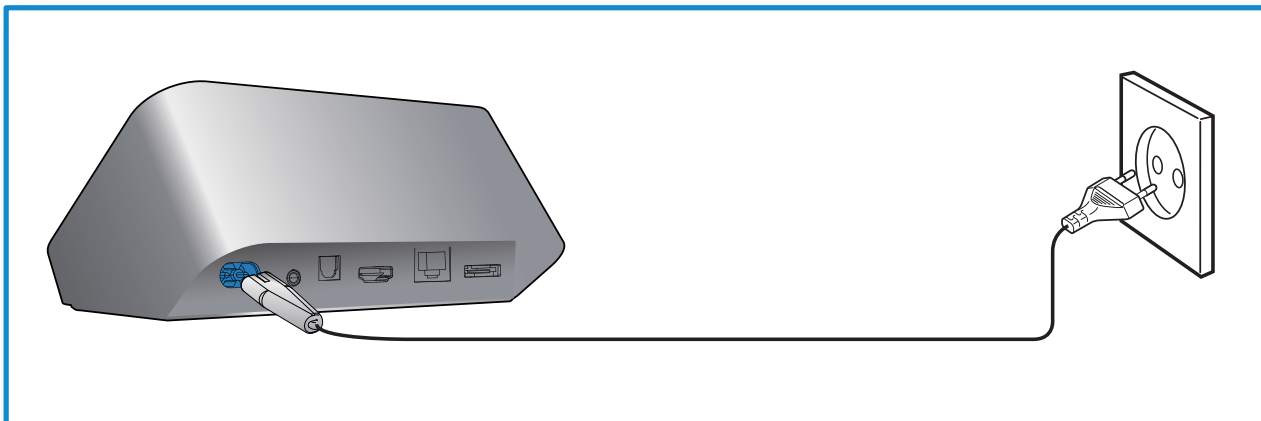
# 2



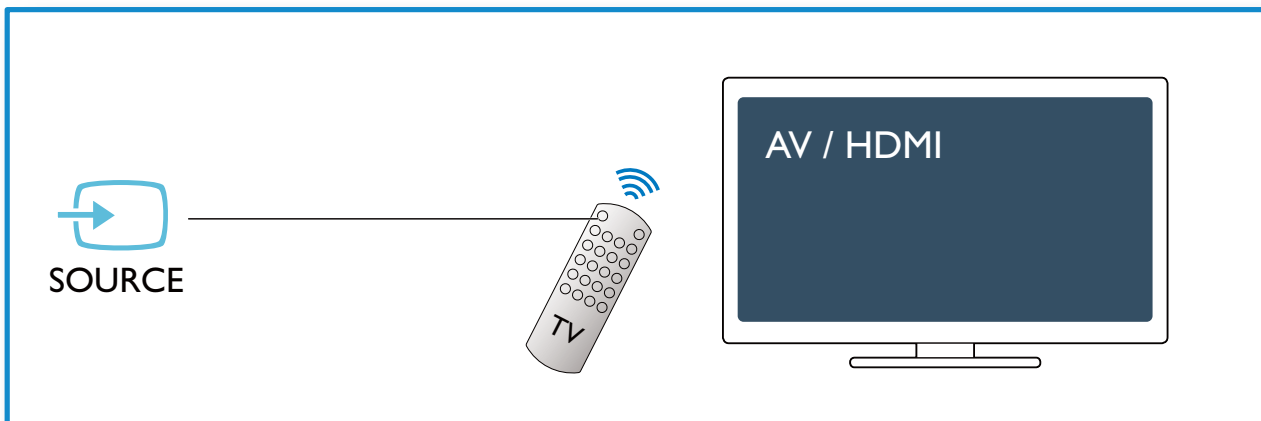
# 3



4

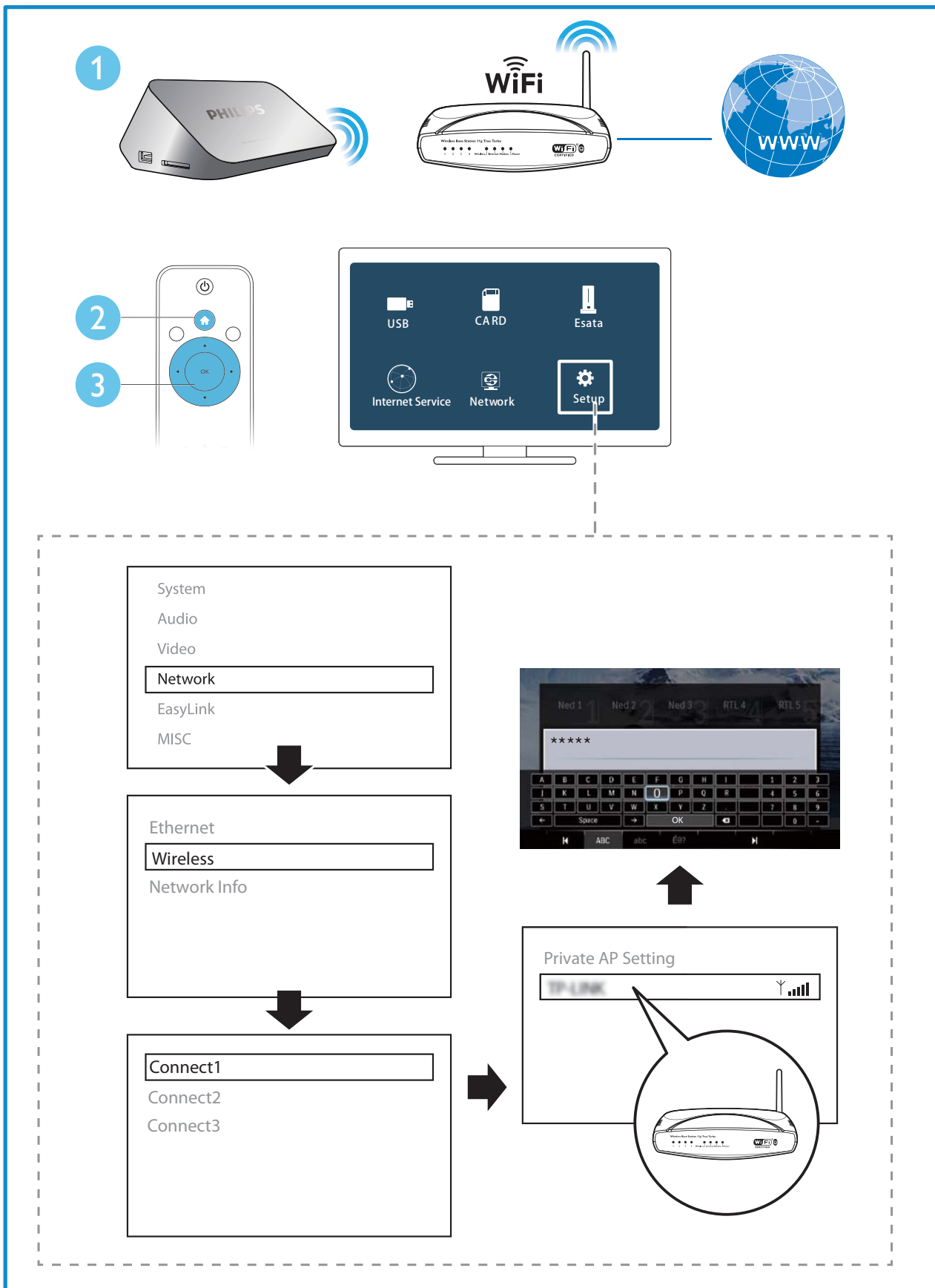


5



# 6

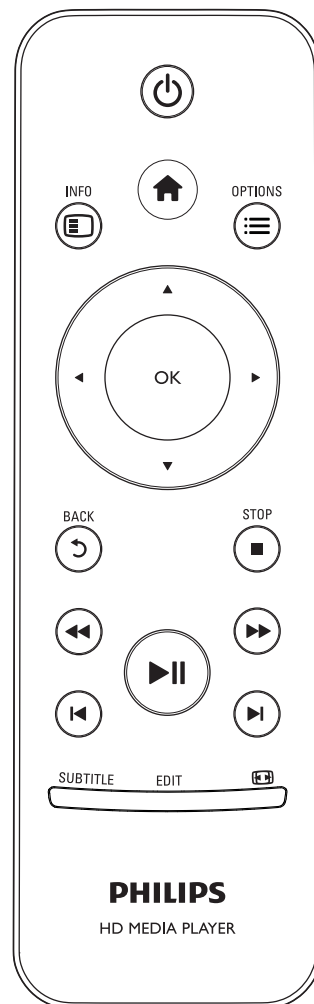




# 3 Управление воспроизведением

Для управления воспроизведением используйте пульт ДУ.

Функциональные возможности	Кнопка/действие
Остановка воспроизведения.	■
Приостановка или возобновление воспроизведения.	▶
Переход к предыдущему/следующему медиафайлу.	◀ ▶
Возврат на основной экран.	🏠
Увеличение или уменьшение масштаба.	Нажмите  несколько раз. • Для перемещения по увеличенной фотографии нажимайте ▲▼◀▶.
Быстрый переход назад или вперед.	Нажимайте ◀◀ ▶▶ для выбора скорости перемещения.
Доступ к настройкам субтитров.	<b>SUBTITLE</b>
Поворот фотографии.	Нажмите ▲ / ▼.
Перемещение по меню.	▲▼◀▶
Подтверждение выбранной опции или ввода.	<b>OK</b>
Доступ к меню параметров во время воспроизведения или в списке файлов.	☰
Доступ к меню редактирования файлов в списке папок.	<b>EDIT</b>



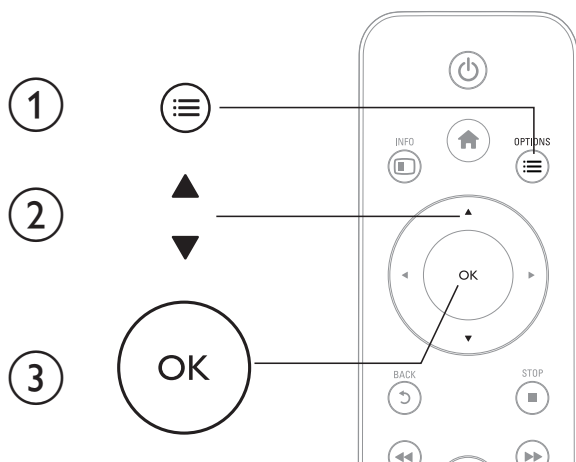


## Примечание

- Можно воспроизводить только те видео DivX, которые были взяты на прокат или куплены с использованием регистрационного кода DivX® данного проигрывателя. (См. меню “**Setup**” (Настройка) > “**MISC**” (Разное) > [**Код DivX® VOD**])
- Файлы субтитров с расширением .srt, .smi, .sub, .ssa, .ass, и .txt поддерживаются, но не отображаются в списке файлов.
- Имя файла субтитров должно совпадать с именем файла видео DivX (без расширения файла).
- Видеофайл DivX и файлы субтитров должны быть сохранены в одной папке.

# 4 Опции

Нажмите **☰** во время воспроизведения для доступа к списку опций.



---

## Параметры видео

**[Субтитры]:** настройка параметров субтитров. Нажмите ◀▶ для выбора элемента и ▲▼ для настройки значения. Затем нажмите **ОК** для подтверждения.

**[Аудио]:** выбор языка воспроизведения.

**[ПЕРЕХ.]:** переход к определенному времени воспроизведения. Нажмите ◀▶ для выбора элемента и ▲▼ для настройки значения. Затем нажмите **ОК** для подтверждения.

**[Повторить запись]:** повтор текущей записи.

**[Повторить все]:** повтор всего файла фильма.

**[Повт. выкл.]:** выключение режима повтора.

**[Настройка видео]:** настройка параметров видео. Нажмите ▲▼ для выбора элемента и ◀▶ для настройки значения. Затем нажмите **ОК** для подтверждения.

---

## Параметры аудио

[**Повт. выкл.**]: выключение режима повтора.

[**Повтор. один**]: повтор текущего аудиофайла.

[**Повторить все**]: повтор всех аудиофайлов.

[**Цикл. случ.**]: цикличное воспроизведение аудиофайлов в произвольном порядке.

---

## Параметры фотографий

[**Вр. смены слайда**]: выбор интервала смены кадров в режиме слайд-шоу.

[**Переход слайда**]: выбор эффекта перехода в режиме слайд-шоу.

[**Повт. выкл.**]: выключение режима повтора.

[**Повторить все**]: повтор всех файлов с фотографиями.

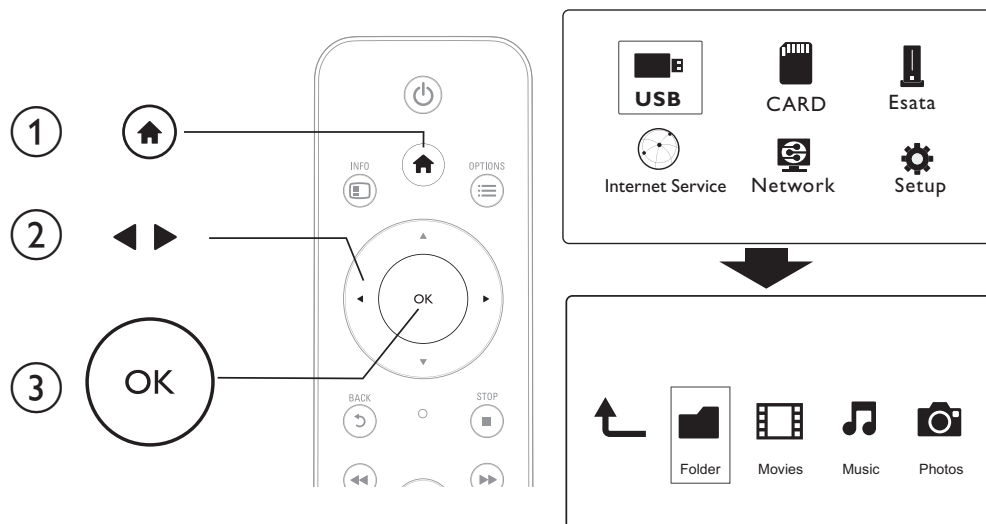
[**Цикл. случ.**]: цикличное воспроизведение файлов с фотографиями в произвольном порядке.

[**Фонов. музыка**]: выбор и воспроизведение аудиофайла во время слайд-шоу.

[**Настройка видео**]: настройка параметров видео.

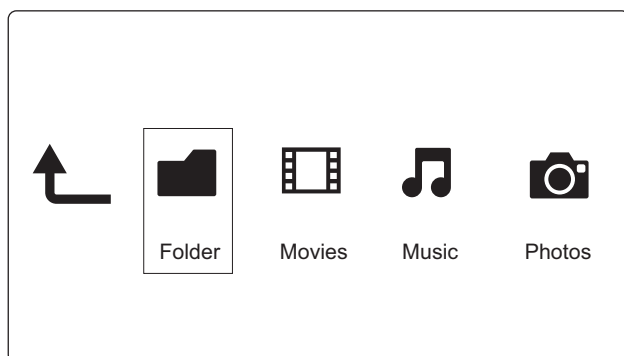
# 5 Просмотр файлов

Доступен просмотр медиафайлов, сохраненных на запоминающем устройстве USB/карте SD.



- 1 Нажмите **🏠**.
- 2 Выберите **[USB]/ [КАРТА] / [Esata]**.
- 3 Выберите режим для просмотра медиафайлов.
  - **[Папка]**
  - **[Фильмы]**
  - **[Музыка]**
  - **[Фото]**

# Просмотр всех файлов



- 1 Нажмите ◀▶ для выбора параметра [Папка], затем нажмите ОК для подтверждения.
- 2 Выберите запоминающее устройство USB/карту SD и нажмите ОК.
- 3 В диспетчере файлов нажмите ☰.
- 4 Для выбора режима просмотра или систематизации файлов нажмите ▲ / ▼.

[Миниатюры]: отображение миниатюр файлов или папок.

[Список]: отображение файлов или папок в виде списка.

[Пред.просм]: отображение файлов или папок в режиме предпросмотра.

[Все медиаф.]: отображение всех медиафайлов.

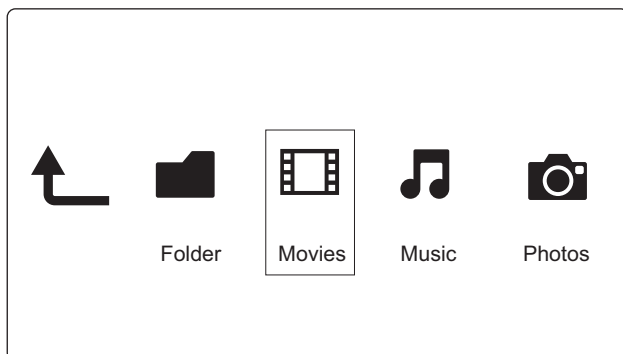
[Фильмы]: отображение файлов фильмов.

[Фото]: отображение файлов с фотографиями.

[Музыка]: отображений аудиофайлов.

---

# Просмотр файлов фильмов



- 1 Нажмите ◀▶ для выбора параметра **[Фильмы]**, затем нажмите **ОК** для подтверждения.
- 2 В диспетчере файлов нажмите **☰**.
- 3 Для выбора режима просмотра или систематизации файлов нажмите ▲ / ▼.

**[Поиск]:** поиск файлов фильмов. Следуя инструкциям на экране, введите ключевые слова на мини-клавиатуре; для начала поиска нажмите ▶||.

**[Миниатюры]:** отображение эскизов видеофайлов.

**[Список]:** отображение видеофайлов в виде списка.

**[Пред.просм]:** отображение файлов или папок в режиме предпросмотра.

**[Все фильмы]:** отображение всех файлов фильмов.

**[Показ. DVD]:** отображение всех файлов ISO.

**[Flash-анимация]:** отображение всех флэш-файлов.

**[Перейти к папке]:** переход к местоположению выбранного файла.

**[Имя]:** отображение файлов фильмов в алфавитном порядке в соответствии с названием файла.

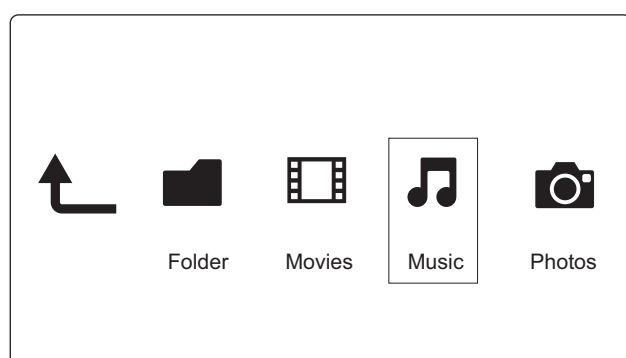
**[Размер]:** отображение файлов фильмов в восходящем порядке в соответствии с размером файла.

**[Самое просмат.]:** отображение наиболее популярных файлов фильмов.

**[Недавно добав.]:** отображение недавно добавленных файлов фильмов.

---

## Просмотр аудиофайлов



- 1 Нажмите ◀▶ для выбора параметра **[Музыка]**, затем нажмите **ОК** для подтверждения.
- 2 В диспетчере файлов нажмите ☰.
- 3 Для выбора режима просмотра или систематизации файлов нажмите ▲ / ▼.

**[Поиск]:** поиск аудиофайлов. Следуя инструкциям на экране, введите ключевые слова на мини-клавиатуре; для начала поиска нажмите ▶||.

**[Миниатюры]:** отображение эскизов музыкальных файлов.

**[Список]:** отображение музыкальных файлов в виде списка.

**[Пред.просм]:** отображение файлов фильмов в окне предварительного просмотра.

[**Перейти к папке**]: переход к местоположению выбранного файла.

[**Все песни**]: отображение всех аудиофайлов.

[**Альбомы**]: отображение аудиофайлов по альбомам.

[**Испол.**]: отображение аудиофайлов по исполнителям.

[**Жанры**]: сортировка аудиофайлов по жанрам.

[**Годы**]: сортировка аудиофайлов по годам.

[**Сп-ки восп.**]: отображение списков воспроизведения.

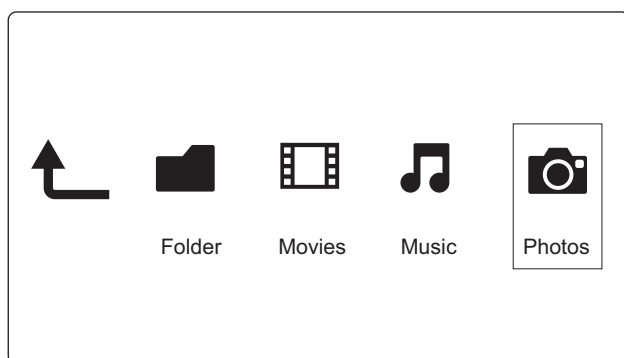
[**Недавно воспроиз.**]: отображение недавно воспроизведенных аудиофайлов.

[**Недавно добав.**]: отображение недавно добавленных аудиофайлов.

[**Имя**]: отображение аудиофайлов в алфавитном порядке в соответствии с названием файла.

---

## Просмотр файлов с фотографиями



- 1 Нажмите ◀▶ для выбора параметра [**Фото**], затем нажмите **ОК** для подтверждения.
- 2 В диспетчере файлов нажмите ☰.
- 3 Для выбора режима просмотра или систематизации файлов нажмите ▲ / ▼.

**[Поиск]:** поиск файлов с фотографиями. Следуя инструкциям на экране, введите ключевые слова на мини-клавиатуре; для начала поиска нажмите ► **II**.

**[Миниатюры]:** отображение миниатюр файлов с фотографиями или папок.

**[Список]:** отображение файлов или папок в виде списка.

**[Пред.просм]:** отображение файлов или папок в режиме предпросмотра.

**[Фото-каталог]:** отображение файлов с фотографиями в режиме каталога.

**[Вид папки]:** отображение файлов с фотографиями в режиме просмотра папки.

**[Пр. по дате]:** сортировка файлов по дате модификации.

**[Все фото]:** отображение всех файлов с фотографиями.

**[Albums]:** сортировка файлов фотографий по альбомам.

**[Имя]:** отображение файлов с фотографиями в алфавитном порядке в соответствии с названием файла.

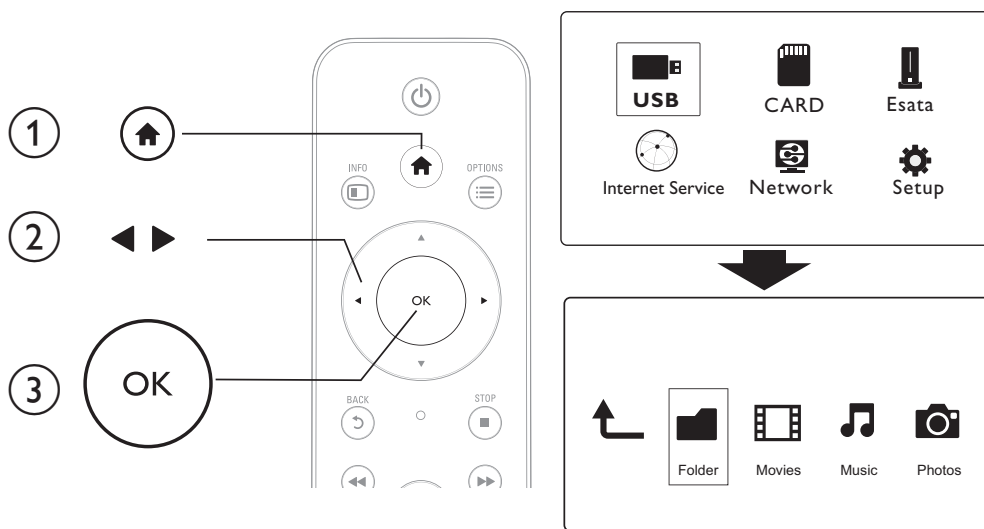
**[Недавно добав.]:** отображение недавно добавленных файлов с фотографиями.

**[Недавно воспроиз.]:** отображение недавно воспроизведенных файлов с фотографиями.

# 6 Управление файлами

Можно управлять файлами, сохраненными на накопителе.

## Основные действия



- 1 Нажмите **🏠**.
- 2 Выберите **[USB] / [КАРТА] / [Esata] > [Папка]**.
- 3 Выберите раздел на запоминающем устройстве USB/ карте SD и нажмите **OK**.
- 4 Нажмите **▲ / ▼** для выбора файла или папки и нажмите **[Редак.]**.  
↳ Отобразится меню редактирования.

**5** Нажмите ▲ / ▼ для выбора операции и выберите **ОК** для подтверждения.

**[Копир.]**: выберите директорию для сохранения и нажмите ►|| для подтверждения.

↳ В эту директорию будет сохранена копия выбранного файла или папки.

**[Удалить]**: выберите **[Да]** и нажмите кнопку **ОК** для подтверждения.

↳ Выбранный файл или папка будут удалены.

**[Перем.]**: выберите директорию для сохранения и нажмите ►|| для подтверждения.

↳ В эту директорию будут перемещены выбранные файл или папка.

### **[Переимен.]**

**1** Выберите **[Переимен.]**, чтобы отредактировать название на мини-клавиатуре, а затем нажмите ►|| для подтверждения.

**2** Выберите **[ОК]** и нажмите **ОК**, чтобы применить новое имя.

### **[Выбор неск. элем.]**

**1** Нажмите ▲ / ▼, чтобы выбрать файл или папку, нажмите ►|| для добавления в список.

**2** По окончании добавления файлов нажмите **[Редак.]**.

**3** Выберите действие.

[Копир.]	Выберите местоположение и нажмите ►   для подтверждения.
[Удалить]	Выберите [Да] и нажмите ►   для удаления выбранных файлов или папок.
[Перем.]	Выберите местоположение и нажмите ►   для подтверждения.
[Сохранение списка воспроизведения]	Выберите [ОК], чтобы сохранить список воспроизведения. Выберите [Переимен.], чтобы отредактировать название на мини-клавиатуре, а затем нажмите ►   для подтверждения.
[Сохранение альбома с фото]	Выберите [ОК], чтобы сохранить фотоальбом. Выберите [Переимен.], чтобы отредактировать название на мини-клавиатуре, а затем нажмите ►   для подтверждения.



#### Примечание

- Нажмите и удерживайте ■ в течение 2 секунд для безопасного извлечения накопителя.

# 7 Настройка сети

Подключив данный плеер к компьютерной сети или Интернету, вы сможете:

- просматривать фотографии, видео и воспроизводить музыкальные файлы, передаваемые с компьютера;
- просматривать онлайн-телепередачи;
- просматривать фотоальбомы в Интернете;
- обновлять программное обеспечение плеера через Интернет.

---

## Настройка беспроводной сети

---

Что вам  
потребуется

Беспроводной маршрутизатор с  
подключением к Интернету

---

- 1 Подключите плеер к компьютерной сети или Интернету с помощью беспроводного маршрутизатора.



- 2 Выполните настройку беспроводной сети.

---

1) Нажмите **⬆**.

2) Выберите **[Настр.]** и нажмите **ОК**.

Отобразится меню настройки.

3) Выберите **[Сеть]>[Беспроводная] > [Подключение]** и нажмите **ОК**.

На экране появится список найденных сетей.

4) Выберите из списка вашу сеть и нажмите **ОК**.

5) Введите ключ WEP или WPA на мини-клавиатуре и нажмите **▶ II**.

Начнется проверка подключения.

Статус сетевого подключения отобразится после выполнения проверки.

5) Нажмите **ОК** для выхода.

---



#### Примечание

- Чтобы повторить поиск всех беспроводных сетей, нажмите **⌂**.

---

## Настройка проводной сети

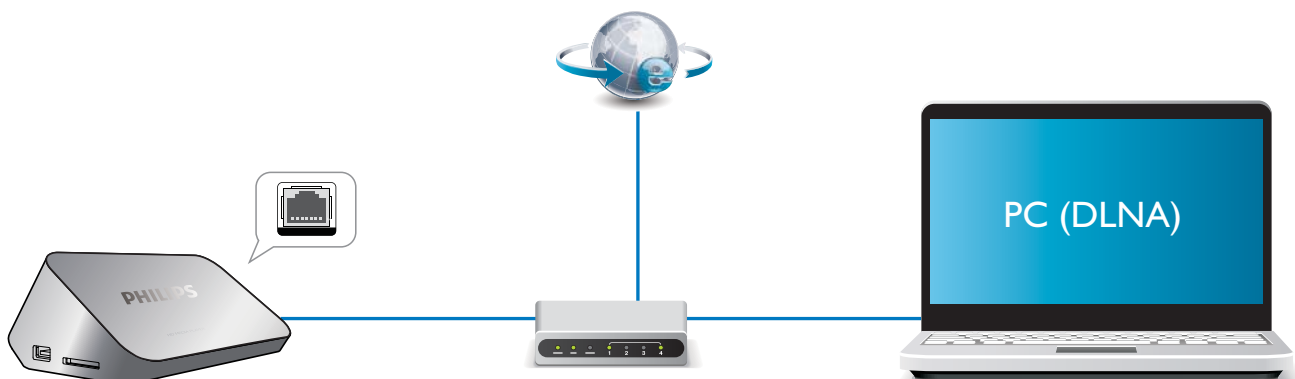
---

**Что вам  
потребуется**

Проводной маршрутизатор с  
подключением к Интернету

---

- 1 Подключите плеер к компьютерной сети или Интернету с помощью проводного маршрутизатора.



## 2 Выполните настройку сети.

---

- 1) Нажмите **⬆**.
  - 2) Выберите **[Настр.]** и нажмите **ОК**.  
Отобразится меню настройки.
  - 3) Выберите **[Сеть] > [Ethernet] > [IP DHCP (АВТО)] > [DHCP (АВТО)]** и нажмите **ОК**.  
Появится диалоговое окно.
  - 4) Выберите **[Да]** и нажмите **ОК** для сохранения настроек сети.  
Начнется проверка подключения.  
Статус сетевого подключения отобразится после выполнения проверки. .
  - 5) Нажмите **ОК** для выхода.
- 

Настройку IP-адреса можно выполнить вручную.

- 1 Выберите **[Сеть] > [Ethernet] > [ФИКС. IP (ВРУЧНУЮ)]**.  
↳ Отобразится таблица IP-адресов.
- 2 Нажмите **◀▶**, чтобы выбрать пункт, и нажмите **▲▼**, чтобы изменить значение.
- 3 Нажмите **ОК** по завершении настройки IP-адреса.  
↳ Появится диалоговое окно.
- 4 Выберите **[Да]** и нажмите **ОК**, чтобы сохранить настройки сети.


# 8 Воспроизведение медиафайлов с компьютера (DLNA)

При подключении к компьютерной сети проигрывателя с сертификацией DLNA вы сможете воспроизводить видео, музыку и фото с компьютера.



## Примечание

- Для обзора файлов на ПК необходимо установить на компьютер ПО медиасервера DLNA (например, Windows Media Player 11 или более поздней версии).

- 1 Подключите проигрыватель к компьютерной сети (см. раздел “Настройка сети”).
- 2 На ПК в ПО медиасервера DLNA (например, Windows Media Player 11 или более поздней версии) необходимо настроить:
  - ① доступ к медиафайлам для данного плеера (см. раздел “Справка” в ПО медиасервера);
  - ② доступ к файлам или добавление файлов в библиотеку (см. раздел “Справка” в ПО медиасервера).
- 3 Нажмите .

- 4** Выберите **[Сеть]** и нажмите **ОК**.
- ↳ Отобразится окно обозревателя.
  - ↳ Для обзора общих папок с ПК выберите **[Общая папка]** и нажмите **ОК**.
  - ↳ Для обзора общих медиафайлов выберите **[Общие файлы мультимедиа]** и нажмите **ОК**.
- 5** Выберите видеофайл и нажмите **ОК**, чтобы начать воспроизведение.
- Чтобы открыть меню параметров, нажмите **☰**.
  - Подробную информацию см. в разделе “Просмотр всех файлов”.

# 9 Интернет-сервисы

Этот плеер позволяет получать доступ к различным онлайн-сервисам, например фильмам, фотографиям, музыке и играм.




## Примечание

- Для оптимальной работы интернет-служб скорость подключения к Интернету должна составлять не менее 1 Мбит/с.

---

<b>Что вам потребуется</b>	Подключите плеер к Интернету. (См. раздел “Настройка сети”).
----------------------------	--

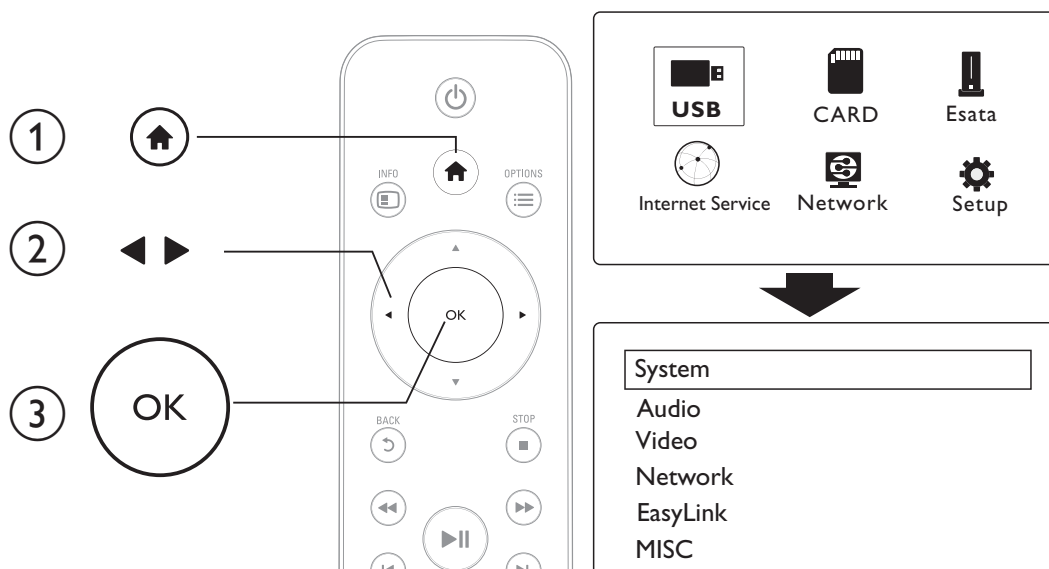
---

- 1 Нажмите .
- 2 Выберите **[Интернет-службы]**, а затем нажмите **ОК**.  
↳ Отобразятся интернет-сервисы.
- 3 Выберите нужный сервис.
  - **[Facebook]**: социальная сеть
  - **[AccuWeather]**: онлайн-сервис прогноза погоды по всему миру
  - **[YouTube]**: сервис обмена видеофайлами
  - **[Picasa]**: сервис онлайн-фотоальбомов
- 4 Следуйте инструкциям на экране и управляйте сервисами с помощью пульта ДУ.

Функциональные возможности	Кнопка/действие
Выбор службы или элемента.	▲ ▼ ◀ ▶
Подтверждение выбора.	OK
Переход на предыдущую страницу или удаление введенного текста.	↶
Возврат на основной экран.	🏠

# 10 Настройки

Параметры проигрывателя можно изменить в меню настройки.



- 1 Нажмите **🏠**.
- 2 Выберите пункт **[Настр.]** и нажмите кнопку **OK** для подтверждения.
  - ↳ Отобразится меню настройки.
  - ↳ Нажмите **▲ / ▼**, чтобы выбрать элемент меню или параметр.
  - ↳ Нажмите **OK**, чтобы перейти в меню нижнего уровня.
  - ↳ Нажмите **↶**, чтобы вернуться в меню верхнего уровня.

---

## Система

**[Язык меню]:** выбор языка экранного меню.

**[Субтитры]:** выбор языка субтитров для видео.

**[Экран. заст-ка]:** активация заставки в случае неактивности (например, во время паузы или остановки воспроизведения).

**[DLNA DMR]:** активация функции потоковой передачи и просмотра фотографий, видеофайлов и воспроизведения музыкальных файлов с ПК.

**[Название устр.]:** изменение имени плеера.

**[Автоскан.]:** автоматическое сканирование медиафайлов на накопителе.

**[Скан. накоп.]:** запуск или отмена сканирования медиафайлов на накопителе.

**[Продолж.воспр.]:** возобновление воспроизведения видеофайла с момента последней остановки воспроизведения.

**[Настройки по умолч.]:** сброс всех настроек и возвращение к заводским настройкам по умолчанию.

---

## Аудио

**[Ноч. режим]:** сбалансированное звучание громких и тихих звуков. Если функция включена, возможен просмотр фильмов в ночное время на низкой громкости.

**[Выход HDMI]:** выбор выходного аудиоформата при подключении к разъему HDMI.

**[Выход S/PDIF]:** выбор выходного аудиоформата при подключении к цифровому аудиоразъему.

**[Синхр. видео и звука]:** активируйте эту функцию для синхронизации звуковой дорожки и видеоряда во время воспроизведения.

---

## Видео

**[Формат изобр.]:** выбор экранного формата.

**[Телесистема]:** выбор лучшей настройки разрешения видео, поддерживаемой телевизором. Более подробную информацию см. в руководстве по эксплуатации телевизора.



### Примечание

- Если выбранное разрешение видео не поддерживается телевизором, изображение на экране пропадет. Через 10 секунд изображение восстановится.
- В случае композитного подключения (CVBS), если при установке разрешения видео HD (1080p, 1080i, 720p) отсутствует видеопоток, подключите плеер к телевизору с помощью соединения HDMI для воспроизведения видео в формате HD.

**[Зум видео]:** масштабирование видео.

**[1080P 24 Гц]:** использование параметров 1080p 24 Гц для видеопотока.



### Примечание

- Разрешение видео и частота кадров составляют 1080p 24 Гц.
- Телевизор поддерживает разрешение 1080p и частоту 24 Гц.
- Убедитесь, что для подключения плеера к телевизору используется кабель HDMI.

**[Насыщ. цвета]:** отображение цветов с большей глубиной теней и более насыщенными цветовыми оттенками при записи видео в режиме Deep Color и подключении к телевизору с поддержкой данной функции.

**[Настройка видео]:** настройка параметров видео.

---

## Настройка беспроводной сети

**[Ethernet]:** настройка IP-адреса плеера.

**[Беспроводная]:** настройка подключения к беспроводной сети.

**[Сведения о сети]:** отображение текущего состояния сети.

---

## MISC (РАЗНОЕ)

**[Инф. о версии]:** отображение информации о версии ПО проигрывателя.


**[Код DivX® VOD]:** просмотр регистрационного кода и кода отмены регистрации DivX®.

**[Обнов. в сети]:** выберите для обновления программного обеспечения по сети.

**[Обнов. с USB]:** выберите для обновления программного обеспечения с помощью запоминающего устройства USB.

# 11 EasyLink

Данный проигрыватель поддерживает функцию Philips EasyLink, использующую протокол HDMI CEC (протокол защиты данных). Для управления устройствами с поддержкой EasyLink, подключенными с помощью соединения HDMI, можно использовать один пульт ДУ.

- 1** Подключите устройства с поддержкой HDMI CEC через HDMI и включите управление HDMI CEC на телевизоре и других подключенных устройствах (дополнительную информацию см. в руководствах пользователя к телевизору и другим устройствам).
- 2** Нажмите .
- 3** Выберите **[Настр.] > [Easy Link]**.
- 4** Выберите **[Вкл.]** из представленных параметров:
  - **[Easy Link] > [Вкл.]**
  - **[Воспр. одним наж.] > [Вкл.]**
  - **[Режим ожид. одним наж.] > [Вкл.]**
  - **[Автовключение с ТВ] > [Вкл.]**
  - Функция EasyLink будет включена.

---

### Воспроизведение одним нажатием

При воспроизведении файла при помощи проигрывателя подключенный телевизор с поддержкой HDMI CEC автоматически переключается на канал источника сигнала HDMI.

---

### Включение режима ожидания одним нажатием

Если пользователь переводит подключенное устройство (например, телевизор) в режим ожидания при помощи пульта ДУ, проигрыватель также автоматически переходит в режим ожидания.

---

### Автоматическое включение с телевизора

Если вы переключите подключенное устройство (телевизор и пр.) на порт этого плеера с помощью пульта ДУ данного устройства, а плеер при этом будет находиться в режиме ожидания, то плеер автоматически перейдет в активный режим.

---



#### Примечание

- Корпорация Philips не гарантирует 100%-ую функциональную совместимость со всеми устройствами, поддерживающими протокол HDMI CEC.

# 12 Обновление программного обеспечения

Перед проведением обновления программного обеспечения проигрывателя проверьте установленную версию программы:



- 1 Нажмите **▲**.
- 2 Выберите **[Настройка] > [MISC] > [Инф. о версии]**, а затем нажмите **ОК**.

---

## Обновление программного обеспечения через Интернет

- 1 Подключите проигрыватель к сети Интернет (см. раздел “Настройка сети”).
- 2 Нажмите кнопку **▲** и выберите пункт **[Настройка]**.
- 3 Выберите **[MISC] > [Обнов. в сети]**.
  - ↳ При обнаружении обновлений отобразится запрос на проведение обновления.
- 4 Чтобы подтвердить установку обновления, следуйте инструкциям на экране телевизора.
  - ↳ После завершения установки ПО проигрыватель автоматически выключится и включится снова.

# Обновление ПО с помощью запоминающего устройства USB/карты SD

- 1 Проверьте наличие последней версии на веб-сайте [www.philips.com/support](http://www.philips.com/support).
  - Найдите необходимую модель и нажмите ссылку “ПО и драйверы”.
- 2 Скачайте программное обеспечение в корневой каталог запоминающего устройства USB.
- 3 Подключите запоминающее устройство USB к разъему  (USB) на проигрывателе.
- 4 Нажмите .
- 5 Выберите [Настройка] > [MISC] > [Обнов. с USB].
  - ↳ При обнаружении обновлений отобразится запрос на проведение обновления.
- 6 Чтобы подтвердить установку обновления, следуйте инструкциям на экране телевизора.
  - ↳ После завершения установки ПО проигрыватель автоматически выключится и включится снова.



## Внимание

- Не отключайте питание и не извлекайте запоминающее устройство USB во время обновления ПО, так как это может привести к повреждению проигрывателя.

# 13 Устранение неисправностей

При обращении в компанию Philips необходимо назвать модель и серийный номер проигрывателя. Серийный номер и номер модели указаны на нижней панели проигрывателя. Укажите эти номера здесь:

Номер модели \_\_\_\_\_

Серийный номер \_\_\_\_\_

## **Нет изображения.**

- Для получения информации о выборе соответствующего канала для просмотра видео обратитесь к руководству пользователя телевизора.

## **На телевизоре отсутствует звук.**

- Проверьте, что аудиокабели подключены к аудиовходам, которые скомпонованы с соответствующими видеовходами.

## **Не удалось прочитать содержимое запоминающего устройства USB.**

- Формат данного запоминающего устройства USB не поддерживается.
- Максимальный поддерживаемый объем памяти составляет 1 ТБ.
- Убедитесь, что данный проигрыватель поддерживает эти файлы. (См. разделы “**Технические характеристики**” > “**Файл**”)
- Для воспроизведения видеофайлов с защитой DRM, сохраненных на запоминающем устройстве USB/ карте SD, не допускается использование аналогового

видеоподключения (например, композитного). Для воспроизведения таких файлов необходимо использовать подключение HDMI.

### **Субтитры DivX отображаются неправильно.**

- Убедитесь, что названия файла субтитров и файла фильма совпадают.
- Видеофайл DivX и файлы субтитров должны быть сохранены в одной папке.

# 14 Характеристики



## Примечание

- Характеристики и дизайн могут быть изменены без предварительного уведомления.

## Файл

- Видео: MPEG 1/2/4(MPEG 4 Part 2), H.264, VC-1, H.263, VP6(640 x 480), DivX Plus HD, DivX 3/4/5/6, Xvid, RMVB 8/9, RM, WMV (V9), AVI, TS, M2TS, TP, TRP, ISO, VOB, DAT, MP4, MPG, MOV (MPEG 4, H.264), ASF, FLV(640 x 480), MKV, M4V.
- Аудио: Dolby digital, AAC, RA, OGG, MKA, MP3, WAV, APE, FLAC, DTS, LPCM, PCM, WMA (V9), IMP/MS ADPCM, WMA Pro
- Изображения: JPEG, JPG, PNG, TIFF, GIF (GIF без анимации), BMP, TIF, M-JPEG, HD-JPEG

## Запоминающее устройство USB

- Совместимость: высокоскоростной интерфейс USB (2.0)

## Поддержка субтитров

- .srt, .sub, .smi, .ssa, .ass, .txt, .psb, .idx+.sub

## Карта памяти SD

- Совместимость: SDHC 2.0 (до 32 ГБ)

## Видео

- Система сигнала: PAL/NTSC
- Композитный видеовыход: 1 В (пиковое) ~ 75 Ом
- Выход HDMI: 480i, 480p, 576i, 576p, 720p, 1080i, 1080p, 1080p24

## Аудио

- Выходной аналоговый стереосигнал
- Сигнал-шум (1 кГц): > 90 дБ (средневзвешенное)
- Динамический диапазон (1 кГц): > 80 дБ (средневзвешенное)
- Частотный отклик: +/-0,2 дБ
- Цифровой выход: оптический

## Основное устройство

- Размеры (Д x Ш x В): 160 x 91 x 54,1 мм
- Вес нетто: 0,34 кг
- Входное: 100–240 В~, 50/60 Гц, 15 Вт

## Питание

- Потребляемая мощность: < 15 Вт
- Потребляемая мощность в режиме энергосбережения: <1 Вт

Место для приклеивания  
кассового и товарного чеков

# ГАРАНТИЙНЫЙ ТАЛОН PHILIPS

Модель:

Заполнение обязательно

Серийный номер:

Заполнение обязательно

Дата продажи:

Заполнение обязательно

ПРОДАВЕЦ:

Название торговой организации:

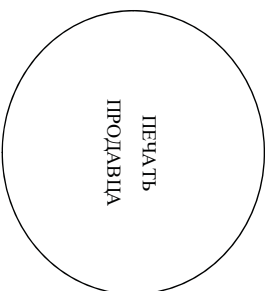
Заполнение обязательно

Телефон торговой организации:

Заполнение обязательно

Адрес и E-mail:

Заполнение желательно



ПЕЧАТЬ  
ПРОДАВЦА

Изделие получил в исправном состоянии.

С условиями гарантии ознакомлен и согласен.

Всё изложенное в инструкции по эксплуатации и гарантийном талоне  
обязуюсь выполнять и гарантирую выполнение всеми пользователями изделия.

\_\_\_\_\_

(подпись покупателя)

\_\_\_\_\_

(ФИО покупателя)

**Внимание! Требуется полное заполнение гарантийного талона продавцом!**

Гарантийный талон недействителен при его неправоильном или неполном заполнении, без печати продавца и подписи покупателя. Кассовый и товарный чеки о покупке должны быть приклеены к настоящему гарантийному талону.

## Дополнение к инструкции пользователя

### Уважаемый Потребитель!

### Благодарим Вас за покупку изделия Филипп

При покупке изделия убедительно просим проверить правильность заполнения гарантийного талона. Серийный номер и наименование модели приобретенного Вами изделия должны быть идентичны записи в гарантийном талоне. Не допускается внесения в талон каких-либо изменений, исправлений. В случае неправильного или неполного заполнения гарантийного талона, а если чек не был прикреплен к гарантийному талону при покупке Вами изделия – немедленно обратитесь к продавцу.

Изделие представляет собой технически сложный товар. При бережном и внимательном отношении и использовании оно будет надежно служить Вам долгие годы. В ходе эксплуатации изделия не допускайте механических повреждений изделия, попадания внутрь посторонних предметов, жидкостей, насекомых и пр., в течение всего срока службы следите за сохранностью полной идентификационной информации с наименованием модели и серийного номера на изделии. Во избежание возможных недоразумений сохраняйте в течение всего срока службы документы, прилагаемые к изделию при его продаже (данный гарантийный талон, товарный и кассовый чеки, накладные, инструкцию пользователя и иные документы). Если в процессе эксплуатации Вы обнаружите, что параметры работы изделия отличаются от указанных пользователем, обратитесь пожалуйста за консультацией в Информационный Центр.

Изготовлено под контролем "Philips Consumer Lifestyle В.У.", Туссендиенен 4, 9206 АД, Драхтен, Нидерланды. Импортер: ООО "Филипп", РФ, 119048 г. Москва, ул. Усачева, д. 35А (в случае импортируемой продукции). Если купленное Вами изделие требует специальной установки и подключения, рекомендуем обратиться в организацию, специализирующуюся на оказании такого рода услуг. Лицо (компания), осуществившее Вам установку, несет ответственность за правильность проведенной работы. Помните, квалифицированная установка и подключение изделия существенно для его дальнейшего правильного функционирования и гарантийного обслуживания.

### Сроки и условия гарантии:

Наименование Изделия	Срок гарантии	Срок службы
Телевизоры, домашние медиацентры	1 год	5 лет
Стационарные аудио и видеосистемы, переносные и автомобильные медиацентры и усилители	1 год	3 года
Портативные устройства, носимые проигрыватели, диктофоны, фотоаппараты, компьютерная периферия, автомобильная акустика, индивидуальные приемопередаточные устройства, обучающие пульты ДУ	1 год	1 год
Товары по уходу за детьми	2 года	2 года

Настоящие условия гарантии распространяются только на изделия, имеющие полную идентификационную информацию, приобретенные и используемые исключительно для личных, семейных, домашних и иных нужд, не связанных с осуществлением предпринимательской деятельности

Гарантийное обслуживание не распространяется на изделия, недостатки которых возникли вследствие:

- Нарушения Потребителем правил эксплуатации, хранения или транспортировки товара;
- Действий третьих лиц:
  - ремонта неуполномоченными лицами;
  - внесения не санкционированных конструктивных или схемотехнических изменений и изменений программного обеспечения
  - отклонения от Государственных Технических Стандартов (ГОСТов) и норм питающих, телекоммуникационных и кабельных сетей;
  - неправильной установки и подключения изделия;
  - подключения изделия к другому изделию/товару в необеспеченном состоянии
- Действия непреодолимой силы (стихия, пожар, молния и т.д.);

Гарантия не распространяется также на расходные материалы и аксессуары, включая, но не ограничиваясь: элементы питания (батарейки), наушники, чехлы, соединительные кабели и пр.

Дату изготовления изделия Вы можете определить по серийному номеру (xxxxxГНННННННННН) где ГГ – год, НН номер недели, а x – любой символ. Пример расшифровки серийного номера: АУ021025123456 – дата изготовления 25 декабря 2010 года. В случае затруднений при определении даты изготовления обратитесь пожалуйста в Информационный Центр.

### Любую информацию об изделии, расположении сервисных центров и о сервисном обслуживании

### Вы можете получить в Информационном Центре:

Телефон: (495) 961-1111 или 8 800 200-0880 (бесплатный звонок по России)

Время работы: с 9-00 до 21-00 (ежедневно, время московское)

Интернет: [www.philips.ru](http://www.philips.ru)

# УВЕДОМЛЕНИЕ

## ЛИЦЕНЗИОННОЕ СОГЛАШЕНИЕ С КОНЕЧНЫМ ПОЛЬЗОВАТЕЛЕМ ПО ПРОГРАММНОМУ ПРОДУКТУ

НАСТОЯЩЕЕ ЛИЦЕНЗИОННОЕ СОГЛАШЕНИЕ С КОНЕЧНЫМ ПОЛЬЗОВАТЕЛЕМ ПО ПРОГРАММНОМУ ПРОДУКТУ ("СОГЛАШЕНИЕ") ЯВЛЯЕТСЯ ОФИЦИАЛЬНЫМ И ОБЯЗАТЕЛЬНЫМ СОГЛАШЕНИЕМ МЕЖДУ ВАМИ (ФИЗИЧЕСКИМ ИЛИ ЮРИДИЧЕСКИМ ЛИЦОМ) И PHILIPS CONSUMER LIFESTYLE B.V., НИДЕРЛАНДСКОЙ КОМПАНИЕЙ С ОГРАНИЧЕННОЙ ОТВЕТСТВЕННОСТЬЮ, С ГЛАВНЫМ ОФИСОМ, РАСПОЛОЖЕННЫМ ПО АДРЕСУ: HIGH TECH CAMPUS 37, 5656 AE ЭЙНДХОВЕН, НИДЕРЛАНДЫ, И ЕЕ ДОЧЕРНИМИ КОМПАНИЯМИ (ПО РАЗДЕЛЬНОСТИ И СОВМЕСТНО ДАЛЕЕ НАЗЫВАЕМЫЕ "PHILIPS"). НАСТОЯЩЕЕ СОГЛАШЕНИЕ ПРЕДОСТАВЛЯЕТ ВАМ ПРАВО ПОЛЬЗОВАТЬСЯ ОПРЕДЕЛЕННЫМ ПРОГРАММНЫМ ОБЕСПЕЧЕНИЕМ ("ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ"), ВКЛЮЧАЯ ДОКУМЕНТАЦИЮ ПОЛЬЗОВАТЕЛЯ В ЭЛЕКТРОННОМ ВИДЕ, КОТОРАЯ МОЖЕТ БЫТЬ ПРЕДОСТАВЛЕНА ОТДЕЛЬНО ИЛИ ВМЕСТЕ С ПРОДУКТОМ PHILIPS ("УСТРОЙСТВОМ") ИЛИ КОМПЬЮТЕРОМ. ЗАГРУЖАЯ, УСТАНОВЛИВАЯ ИЛИ ИСПОЛЬЗУЯ ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ ИНЫМ СПОСОБОМ, ВЫ ПРИНИМАЕТЕ И СОГЛАШАЕТЕСЬ СО ВСЕМИ ПОЛОЖЕНИЯМИ И УСЛОВИЯМИ НАСТОЯЩЕГО СОГЛАШЕНИЯ. ЕСЛИ ВЫ НЕ СОГЛАСНЫ С УСЛОВИЯМИ НАСТОЯЩЕГО СОГЛАШЕНИЯ, ТО НЕ УСТАНОВЛИВАЙТЕ, НЕ ЗАГРУЖАЙТЕ ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ И НЕ ИСПОЛЬЗУЙТЕ ЕГО ДРУГИМ ОБРАЗОМ. ЕСЛИ ВЫ ПРИОБРЕЛИ ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ НА МАТЕРИАЛЬНОМ НОСИТЕЛЕ, НАПРИМЕР НА КОМПАКТ-ДИСКЕ, БЕЗ ВОЗМОЖНОСТИ ОЗНАКОМЛЕНИЯ С НАСТОЯЩИМ СОГЛАШЕНИЕМ И ОТКАЗА ОТ УСЛОВИЙ ЕГО ИСПОЛЬЗОВАНИЯ, ВЫ МОЖЕТЕ ПОЛУЧИТЬ ВОЗМЕЩЕНИЕ УПЛАЧЕННОЙ ЗА ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ СУММЫ, ЕСЛИ ПРОИЗВОДИЛАСЬ ОПЛАТА, ПРИ УСЛОВИИ ВОЗВРАТА НЕИСПОЛЬЗОВАННОГО ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ С ДОКАЗАТЕЛЬСТВОМ ПРОВЕДЕНИЯ ОПЛАТЫ В ТЕЧЕНИЕ 30 ДНЕЙ С ДАТЫ ПРИОБРЕТЕНИЯ.

- 1. Предоставление лицензии.** Настоящее соглашение предоставляет вам не sublicензируемую, не эксклюзивную и не подлежащую передаче лицензию на установку и использование на Устройстве или компьютере, в зависимости от обстоятельств, одной (1) копии указанной версии Программного обеспечения в формате объектного кода, как изложено в документации пользователя исключительно для персонального использования. Программное обеспечение считается используемым при загрузке во временную или постоянную память (т.е. ОЗУ, жесткий диск, и т.п.) компьютера или Устройства.
- 2. Право собственности.** Вы не приобретаете Программное обеспечение, а получаете лицензию на его использование. Настоящее Соглашение предоставляет вам право только на использование Программного обеспечения, при этом вы не приобретаете никаких прав на Программное обеспечение, выраженных явно и подразумеваемых, за исключением прав, изложенных в настоящем Соглашении. Philips и ее лицензиары оставляют за собой все права, права собственности на Программное обеспечение, права на выгоды от Программного обеспечения, включая права на патенты, авторские права, коммерческие секреты и другие права на интеллектуальную собственность, связанные с Программным обеспечением. Программное обеспечение защищено законом об авторском праве, положениями международных договоров и другими законами об интеллектуальной собственности. В соответствии с этим, за исключением того порядка, который санкционирован в явной форме настоящим Соглашением, вы не можете делать копии Программного обеспечения без предварительного письменного согласия Philips, помимо одной (1) архивной копии Программного обеспечения исключительно для целей резервного копирования. Вы не можете копировать никакие печатные материалы, прилагаемые к Программному обеспечению, и не можете распечатывать более одной (1) копии документации пользователя, предоставленной в электронном виде, кроме одной (1) архивной копии такой документации исключительно для целей резервного копирования.
- 3. Ограничение лицензии.** Если здесь не указано иначе, вы не можете сдавать Программное обеспечение в аренду, внаем, sublicензировать, продавать, отдавать, давать займы или иным способом передавать Программное обеспечение. Вы не имеете права, и не можете разрешить третьим сторонам, осуществлять реверсивное программирование, декомпиляцию или дисассемблирование Программного обеспечения, кроме случаев явного запрещения такого ограничения действующим законодательством. Вы не имеете права удалять или изменять какие-либо обозначения изделия, уведомления об авторских правах или иные отметки о собственности или об ограничениях в Программном обеспечении. Все отметки о правах, торговые марки, отметки авторских прав, отметки об ограничении прав должны воспроизводиться в ваших архивных копиях Программного обеспечения. Вы не имеете права модифицировать или адаптировать Программное обеспечение, компоновать Программное обеспечение с другими программами или создавать производные работы, основанные на Программном обеспечении.

4. **Отказ** ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ СОЗДАНО С ЦЕЛЬЮ ПОМОЧЬ ВАМ В ПЕРЕДАЧЕ МАТЕРИАЛА, АВТОРСКИМИ ПРАВАМИ НА КОТОРЫЙ ВЫ ВЛАДЕЕТЕ, ИЛИ МАТЕРИАЛА, ПРАВА НА КОПИРОВАНИЕ И ПЕРЕДАЧУ КОТОРОГО ВЫ КУПИЛИ У ВЛАДЕЛЬЦА АВТОРСКИХ ПРАВ. В СЛУЧАЕ, ЕСЛИ ВЫ НЕ ЯВЛЯЕТЕСЬ ВЛАДЕЛЬЦЕМ АВТОРСКИХ ПРАВ И НЕ ПРИОБРЕЛИ ПРАВО НА КОПИРОВАНИЕ И ПЕРЕДАЧУ У ВЛАДЕЛЬЦА, ВЫ, ВОЗМОЖНО, НАРУШАЕТЕ ЗАКОН ОБ АВТОРСКИХ ПРАВАХ, ВСЛЕДСТВИЕ ЧЕГО БУДЕТЕ ВЫНУЖДЕНЫ ОПЛАТИТЬ ИЛИ ИНЫМ ОБРАЗОМ ВОЗМЕСТИТЬ ПРИЧИНЕННЫЙ УЩЕРБ. ЕСЛИ ВЫ СОМНЕВАЕТЕСЬ В НАЛИЧИИ У ВАС ПРАВ, ВАМ НЕОБХОДИМО СВЯЗАТЬСЯ СО СВОИМ ЮРИСТОМ. ВЫ ПРИНИМАЕТЕ НА СЕБЯ ВСЮ ОТВЕТСТВЕННОСТЬ ЗА ЗАКОННОЕ И ПРАВОМЕРНОЕ ИСПОЛЬЗОВАНИЕ ПО.
5. **Ограничения отказ третьей стороны WM-DRM:** WM-DRM: Поставщики используют технологию управления цифровыми правами Microsoft Windows Media ("WM-DRM") в целях сохранности их собственности ("Охраняемые материалы"), чтобы их интеллектуальная собственность, включая авторские права на данные материалы, не были незаконно кем-либо присвоены. Отдельные части данного ПО и других приложений третьей стороны ("ПО WM-DRM") используют WM-DRM для передачи или воспроизведения охраняемых материалов. Если безопасность ПО WM-DRM под угрозой, владельцы охраняемого материала ("Владельцы охраняемого материала") могут отправить в Microsoft запрос об отмене права ПО WM-DRM копировать, отображать, передавать и/или воспроизводить защищенные материалы. Такая отмена не меняет возможности ПО WM-DRM воспроизводить незащищенный материал. Список отозванного ПО WM-DRM высылается в память вашего ПК каждый раз, когда вы загружаете лицензию на охраняемый материал из Интернета. В соответствии с этой лицензией Microsoft также может загрузить в память вашего ПК список отозванного ПО, действуя от имени владельцев охраняемого материала. Владельцы охраняемого материала могут также потребовать от вас загрузки некоторых компонентов WM-DRM, поставляемых с данным ПО ("Обновления WM-DRM") перед тем, как открыть доступ к материалам. При попытке воспроизведения такого материала ПО WM-DRM, созданное компанией Microsoft, уведомит вас о необходимости обновления WM-DRM и запросит ваше согласие на это перед загрузкой обновления WM-DRM. ПО WM-DRM, используемое третьими сторонами, может действовать аналогичным образом. При отказе от обновления вы потеряете доступ к материалам, требующим обновления WM-DRM; однако сохраните доступ к неохраняемым материалам и охраняемым материалам, не требующим обновления.
6. **Программное обеспечение с открытым исходным кодом** (a) Настоящее программное обеспечение может содержать компоненты с открытым исходным кодом, как описано в документации, прилагаемой к Устройству. Настоящее Соглашение не применимо к таким программам, как к таковым. (b) В лицензионные права по настоящему Соглашению не входит право или лицензия на использование, распространение или создание производных работ на базе Программного обеспечения любым образом, в котором подвергался изменениям исходный код Программного обеспечения. "Открытый исходный код" означает программу, лицензированную на условиях, которые, прямо или косвенно, (1) создают или имеют целью создать обязательства для Philips в отношении Программного обеспечения или разработки, созданной с ее использованием или (2) предоставляют или имеют целью предоставить третьим лицам какие-либо права или иммунитет в отношении интеллектуальной собственности Philips или права собственности на Программное обеспечение или разработку, созданную с ее использованием.
7. **Прекращение действия соглашения.** Настоящее соглашение вступает в силу после установки или первого использования Программного обеспечения и заканчивает действие (i) по решению Philips, в связи с нарушением любого из положений настоящего Соглашения; или (ii) после уничтожения всех копий Программного обеспечения и соответствующих материалов, предоставленных вам Philips в соответствии с нижеследующим. Ваши обязанности и права Philips остаются в силе после прекращения действия настоящего Соглашения.
8. **Обновления.** Philips может по своему собственному усмотрению производить обновления Программного обеспечения, открыто размещая их на веб-сайте или делая их доступными другим образом. Доступ к таким обновлениям может быть осуществлен в соответствии с условиями настоящего Соглашения или может зависеть от принятия условий другого соглашения.
9. **Услуги поддержки.** Philips не несет обязательств по предоставлению технической или иной поддержки ("Услуг поддержки") по Программному обеспечению. Предоставление Philips Услуг поддержки регулируется отдельными соглашениями между вами и Philips.
10. **Ограниченная гарантия на Программное обеспечение.** Philips предоставляет Программное обеспечение "как есть" и без каких-либо гарантий, за исключением гарантии на работу Программного обеспечения в основном в соответствии с документацией, прилагаемой к Программному обеспечению в течение одного года после первой загрузки, установки или использования Программного обеспечения, в зависимости от того, какое из действий было выполнено первым. Ответственность Philips в полном объеме и получение вами возмещения по данной гарантии будет заключаться, по усмотрению Philips либо в (i) возврате уплаченной за Программное обеспечение суммы (если оплата была произведена); либо в (b) наладке или замене Программного обеспечения, не соответствующего гарантийным обязательствам, указанным здесь, и возвращенного Philips с копией платежных документов. Такая ограниченная гарантия утрачивает силу, если сбой работы Программного обеспечения произошел в результате несчастного случая, неправильного

использования или применения. В случае замены, в отношении любого заменяющего Программного обеспечения гарантия будет действовать в течение периода, оставшегося от изначального гарантийного срока, или в течение 30 дней, в зависимости от того, какой из указанных периодов будет больше. Настоящая ограниченная гарантия не действует в отношении вас, если Программное обеспечение предоставлено вам бесплатно в качестве пробной версии.

- 11. ОТКАЗ ОТ ДРУГИХ ОБЯЗАТЕЛЬСТВ.** ЗА ИСКЛЮЧЕНИЕМ СЛУЧАЕВ, УКАЗАННЫХ ВЫШЕ, PHILIPS И ЕГО ЛИЦЕНЗИАРЫ НЕ ГАРАНТИРУЮТ БЕЗОШИБОЧНУЮ ИЛИ БЕСПЕРЕБОЙНУЮ РАБОТУ ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ, НИ ЕГО СООТВЕТСВИЯ ВАШИМ ТРЕБОВАНИЯМ. ВЫ ПРИНИМАЕТЕ НА СЕБЯ ВСЮ ОТВЕТСТВЕННОСТЬ ЗА ВЫБОР ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ ДЛЯ ДОСТИЖЕНИЯ ОПРЕДЕЛЕННЫХ РЕЗУЛЬТАТОВ, А ТАК ЖЕ ЗА УСТАНОВКУ, ИСПОЛЬЗОВАНИЕ И ПОЛУЧЕННЫЕ РЕЗУЛЬТАТЫ ОТ РАБОТЫ ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ. В МАКСИМАЛЬНОЙ СТЕПЕНИ, ДОПУСКАЕМОЙ ПРИМЕНИМЫМ ЗАКОНОДАТЕЛЬСТВОМ, PHILIPS И ЕГО ЛИЦЕНЗИАРЫ ОТКАЗЫВАЮТСЯ ОТ ПРЕДОСТАВЛЕНИЯ КАКИХ-ЛИБО ГАРАНТИЙ И ИНЫХ УСЛОВИЙ, КАК ЯВНЫХ, ТАК И ПОДРАЗУМЕВАЕМЫХ, В ТОМ ЧИСЛЕ, ПОДРАЗУМЕВАЕМЫХ ГАРАНТИЙ УДОВЛЕТВОРИТЕЛЬНОГО КАЧЕСТВА И ПРИМЕНИМОСТИ ДЛЯ КОНКРЕТНОЙ ЦЕЛИ, А ТАК ЖЕ ОТ ГАРАНТИЙ ТОЧНОСТИ И ПОЛНОТЫ РЕЗУЛЬТАТОВ В ОТНОШЕНИИ ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ И ПИСЬМЕННЫХ МАТЕРИАЛОВ, СОПРОВОЖДАЮЩИХ ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ. ГАРАНТИЯ ПО НЕНАРУШЕНИЮ АВТОРСКИХ ПРАВ ОТСУТСТВУЕТ PHILIPS НЕ ГАРАНТИРУЕТ ВОЗМОЖНОСТЬ ЗАГРУЗКИ, КОПИРОВАНИЯ, ХРАНЕНИЯ, ОТОБРАЖЕНИЯ, ПЕРЕНОСА И/ИЛИ ВОСПРОИЗВЕДЕНИЯ ЗАЩИЩЕННОГО СОДЕРЖИМОГО.
- 12. ОТКАЗ ОТ ОТВЕТСТВЕННОСТИ.** НИ ПРИ КАКИХ ОБСТОЯТЕЛЬСТВАХ PHILIPS И ЕЕ ЛИЦЕНЗИАРЫ НЕ НЕСУТ ОТВЕТСТВЕННОСТИ НИ ЗА КАКОЙ УЩЕРБ КОСВЕННЫЙ, СПЕЦИАЛЬНЫЙ ИЛИ ОПОСРЕДОВАННЫЙ, СЛУЧАЙНЫЙ ИЛИ НАЛОЖЕННЫЙ, А ТАКЖЕ НИ ЗА КАКИЕ ПОТЕРИ ПРИБЫЛИ ИЛИ ДОХОДОВ В БИЗНЕСЕ, ПРОСТОИ В РАБОТЕ КОМПАНИИ, ПОТЕРЮ ДЕЛОВОЙ ИНФОРМАЦИИ И ДРУГИХ ДАННЫХ И ДРУГИЕ ФИНАНСОВЫЕ ПОТЕРИ, ПРОИЗОШЕДШИЕ В СВЯЗИ С ИСПОЛЬЗОВАНИЕМ ИЛИ НЕВОЗМОЖНОСТЬЮ ИСПОЛЬЗОВАНИЯ НАСТОЯЩЕГО ПРОГРАММНОГО ОБЕСПЕЧЕНИЯ, ДАЖЕ В ТОМ СЛУЧАЕ, ЕСЛИ КОМПАНИЯ PHILIPS ИЛИ ЕЕ ЛИЦЕНЗИАРЫ БЫЛИ УВЕДОМЛЕНЫ О ВОЗМОЖНОСТИ ТАКИХ ПОТЕРЬ. НИ ПРИ КАКИХ ОБСТОЯТЕЛЬСТВАХ PHILIPS ИЛИ ЕЕ ЛИЦЕНЗИАРЫ НЕ НЕСУТ СОВОКУПНОЙ ОТВЕТСТВЕННОСТИ ЗА УЩЕРБ, ВОЗНИКШИЙ В РЕЗУЛЬТАТЕ ВЫПОЛНЕНИЯ НАСТОЯЩЕГО СОГЛАШЕНИЯ. В ЛЮБОМ СЛУЧАЕ ОТВЕТСТВЕННОСТЬ НЕ БУДЕТ ПРЕВЫШАТЬ СУММУ, УПЛАЧЕННУЮ ЗА ПРОГРАММНОЕ ОБЕСПЕЧЕНИЕ, ИЛИ ПЯТЬ ФУНТОВ СТЕРЛИНГОВ (5,00).
- 13. Торговые марки.** Некоторые изделия и наименования продукции Philips, использованные в настоящем Соглашении, Программном обеспечении и в печатной документации пользователя могут содержать торговые марки компании Philips, ее лицензиаров или иных третьих сторон. Использование вами этих торговых марок не разрешено.
- 14. Регулирование экспорта.** Вы выражаете согласие, что не будете прямо или косвенно экспортировать или реэкспортировать Программное обеспечение в любую страну, для которой в соответствии с законом США о контроле за экспортом или иным подобным законом США необходима экспортная лицензия или иное разрешение правительства США, за исключением случаев, когда экспортная лицензия или разрешение были изначально получены. Загрузив или установив Программное обеспечение, вы выражаете согласие следовать этим положениям по регулированию экспорта.
- 15. Юрисдикция.** Настоящее Соглашение регулируется законодательством Вашей страны проживания, без ссылок на противоречия с положениями законодательства. Любые разногласия по настоящему Соглашению между Вами и Philips подлежат не эксклюзивной юрисдикции судов Вашей страны проживания.
- 16. Общие положения.** Настоящее Соглашение представляет полное соглашение между вами и Philips и замещает все предыдущие формулировки, соглашения или иные переговоры или рекламу в отношении Программного обеспечения и документации пользователя. Если то или иное положение настоящего Соглашения оказывается недействительным, все прочие положения полностью остаются в силе. Настоящее соглашение не замещает собой законные права потребителя любой из сторон.

# License Texts and Acknowledgements for any open source software used in this Philips product

Instructions to obtain source code for this software can be found in the user manual, or in the supplied safety leaflet (if available).

## 1. Awk, Yaffs2, Ntfstool, Wget, Zmodem, Wireless tool & Parted

### GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations. The precise terms and conditions for copying, distribution and modification follow.

# GNU GENERAL PUBLIC LICENSE

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The “Program”, below, refers to any such program or work, and a “work based on the Program” means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as “you”.
1. You may copy and distribute verbatim copies of the Program’s source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.
2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:
  - a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and
  - b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed at no charge to all third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).
  - c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.
  - d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee. Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.
3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:
  - a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,
  - b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.
5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.
6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.
7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM

“AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the “copyright” line and a pointer to where the full notice is found.

<one line to give the program’s name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w` and `show c` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items-- whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

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

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

That's all there is to it!

## 2. VMLinux, USB, FAT, Busybox, brctl, Gdb, orprofile, Binutils, Dosfstools, Hotplug, Mtdtool, PPPoE, udftool, Nand write, Flash-erase, Mkyaff2image, MK.jffs2, Squashfs, Coreutils, Samba & PTP

Ad 1. Linux/MIPS is a port of HYPERLINK "<http://www.linux.org>" Linux to the HYPERLINK "[http://www.wikipedia.org/wiki/MIPS\\_architecture](http://www.wikipedia.org/wiki/MIPS_architecture)" \o "wikipedia:MIPS architecture" MIPS architecture. It is available under the terms of the HYPERLINK "[http://www.linux-mips.org/wiki/GNU\\_General\\_Public\\_License](http://www.linux-mips.org/wiki/GNU_General_Public_License)" \o "GNU General Public License" GNU General Public License with the following exception.

NOTE! This copyright does *\*not\** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does *\*not\** fall under the heading of "derived work".

Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the linux kernel) is copyrighted by me and others who actually wrote it.

Linus Torvalds

Ad 18. Busybox: Version 2 of the GPL is the only version of the GPL which this versions of BusyBox may be distributed under.

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

- 0.** This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on

the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:
  - a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
  - b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
  - c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

- 4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.
- 5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.
- 6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.
- 7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License

and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.
9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and “any later version”, you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

- 11.. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR

IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19yy name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c` for details.

The hypothetical commands `show w` and `show c` should show the appropriate parts of the General Public License. Of course, the commands you use maybe called something other than `show w` and `show c`; they could even be mouse-clicks or menu items-- whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989 Ty Coon, President of Vice

**This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.**

### 3. Lzma

LZMA SDK is placed in the **public domain**.

### 4. Wpa\_supplicant

Copyright (c) 2003-2010, Jouni Malinen <j@w1.fi> and contributors.

This program is free software available under under the terms of the GNU General Public License version 2 as published by the Free Software Foundation.

Alternatively, this software may be distributed, used, and modified under the terms of BSD license. See README for more details. In distributing wpa\_supplicant, Philips distributes this software under the BSD license.

### 5. OpenSSL (libSSL), Webkit & tcpdump

Copyright (c) <year>, <copyright holder>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgement: This product includes software developed by the <organization>.
4. Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY <COPYRIGHT HOLDER> "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL <COPYRIGHT HOLDER> BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 6. Libexif, Ebase, Mp3info, ipodDB, qDecoder, Libneon, httpc, Libotf, Fribidi, DirectFB, Libcharguess, QT & Uclibc

## GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed. [This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the “Lesser” General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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

gain by limiting the free library to free software only, so we use the Lesser General Public License.

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

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

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

## **TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION**

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty;

keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:
  - **a)** The modified work must itself be a software library.
  - **b)** You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
  - **c)** You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
  - **d)** If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a “work that uses the Library”. Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a “work that uses the Library” with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a “work that uses the library”. The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- **a)** Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable “work that uses the Library”, as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- **b)** Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user’s computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- **c)** Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- **d)** If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- **e)** Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the “work that uses the Library” must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:
  - **a)** Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

- **b)** Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.
- 8.** You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.
  - 9.** You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.
  - 10.** Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.
  - 11.** If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.
13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and “any later version”, you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## **NO WARRANTY**

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.
16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the “copyright” line and a pointer to where the full notice is found.

one line to give the library's name and an idea of what it does. Copyright (C) year name of author This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version. This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details. You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a “copyright disclaimer” for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker. signature of Ty Coon, 1 April 1990 Ty Coon, President of Vice

That's all there is to it!

## **7. LibPNG**

The PNG Reference Library is supplied “AS IS”. The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this

source code in a product, acknowledgment is not required but would be appreciated.

## **8. YAMON**

### YAMON™ SOFTWARE LICENSE AGREEMENT (“Agreement”)

IMPORTANT- This Agreement legally binds you (either an individual or an entity), the end user (“Licensee”), and MIPS Technologies, Inc. (“MIPS”) whose street address and fax information is 1225 Charleston Road, Mountain View, California 94043, Fax Number (650) 567-5154.

#### **1. DEFINITIONS-The following definitions apply to this Agreement:**

“Authorized Product” shall mean a product developed by MIPS or under a license that was granted by MIPS.

“Documentation” shall mean documents (including any updates provided or made available by MIPS solely at its discretion), and any information, whether in written, magnetic media, electronic or other format, provided to Licensee describing the Software, its operation and matters relating to its use.

“GPL Materials” shall mean any source or object code provided by MIPS to Licensee under the terms of the GNU General Public License, Version 2, June 1991 or later (“GNU GPL”).

“IP Rights” shall mean intellectual property rights including, but not limited to, patent, copyright, trade secret and mask work rights.

“Licensee Code Modifications” shall mean any modifications to YAMON Code and/or other code provided to Licensee by MIPS, made by or on behalf of Licensee.

“MIPS Code Modifications” shall mean modifications to YAMON Code and/or other code provided to Licensee by MIPS or any third party licensed by MIPS, wherein such third party grants back to MIPS a license under such code modifications with the rights to sublicense and grant further sublicenses.

“MIPS Deliverables” shall mean the Software, Documentation and any other information or materials provided by MIPS to Licensee pursuant to this Agreement except for GPL Materials.

“Software” shall mean software containing YAMON Code, any other source and/or object code provided by MIPS at its sole discretion, and any Documentation contained in such software at MIPS’ sole discretion.

“YAMON Code” shall mean source and/or object code for the YAMON monitor software, Ver. 1.01, or later (including any updates provided or made available by MIPS solely at its discretion).

#### **2. MIPS LICENSE GRANTS**

**(a)** Subject to Licensee’s compliance with the terms and conditions of this Agreement and payment of any fees owed to MIPS, MIPS grants to Licensee a non-exclusive, worldwide, non-transferable, royalty-free, fully-paid limited right and license to:

**(i)** use the MIPS Deliverables at Licensee's facilities solely for Licensee's internal evaluation and development purposes (and to use, copy and reproduce and have reproduced Documentation solely to facilitate those uses of MIPS Deliverables that are allowed hereunder), and to sublicense Licensee's rights granted in this Subsection 2(a)(i) to Licensee's consultants for their use of the MIPS Deliverables at their facilities for their internal evaluation and development purposes;

**(ii)** make, use, import, copy, reproduce, have reproduced, modify, create derivative works from YAMON Code only in conjunction with making, using, importing, offering for sale and selling or otherwise distributing Authorized Product and only for use exclusively with such Authorized Product, and to sublicense its rights granted in this Subsection 2(a)(ii), including the right to grant further sublicenses, provided that with respect to any sublicensee, (A) any IP Rights arising in any modification or derivative work created by such sublicensee shall be licensed back to MIPS together with the right by MIPS to sublicense such rights and grant further sublicenses, and (B) the obligations of Subsection 2(c) below shall apply equally to any YAMON Code modified and/or sublicensed by such sublicensee. These obligations shall be deemed to have been satisfied by Licensee's delivery of a copy of this Agreement to its sublicensee(s).

**(b)** MIPS further grants to Licensee a non-exclusive, worldwide, non-transferable, royalty-free, fully-paid limited right and license under MIPS' IP Rights in any MIPS Code Modifications in existence now or at any time during the term of this Agreement (including those IP Rights assigned to MIPS or licensed to MIPS with sufficient sublicensing rights to satisfy the license grant in this Subsection 2(b)) to the limited extent that Licensee may make, use and import such MIPS Code Modifications only in conjunction with making, using, importing, offering for sale and selling or otherwise distributing Authorized Product and only for use exclusively with such Authorized Product, and sublicense its rights granted in this Subsection 2(b), including the right to grant further sublicenses under the preconditions set forth in Subsection 2(a)(ii) above. Licensee acknowledges and agrees that MIPS (or any third party) is under no obligation to deliver MIPS Code Modifications; rather, this license right is intended solely to provide a freedom to use such modifications when created independently by Licensee or any sublicensee thereof.

**(c)** Any YAMON Code modified and/or sublicensed pursuant to this Agreement must (i) contain all copyright and other notices contained in the original YAMON Code provided by MIPS to Licensee, (ii) cause modified files to carry prominent notices stating that Licensee (or any sublicensee) changed the files and the date of any change, and (iii) be sublicensed under terms that disclaim all warranties from MIPS and limit all liability of MIPS pursuant to Sections 8, 9, 11 and 12 herein.

**(d)** All other rights to the MIPS Deliverables not stated in this Section 2 are reserved to MIPS. Except as set out in this Section 2, Licensee shall not rent, lease, sell, sublicense, assign, loan, or otherwise transfer or convey the MIPS Deliverables to any third party. These license grants are effective as of the Effective Date. No license is granted for any other purpose.

**(e)** To the extent MIPS provides any GPL Materials to Licensee, use of such materials shall, notwithstanding any provision of this Agreement to the contrary, be governed by the GNU GPL.

### **3. LICENSEE CODE MODIFICATIONS**

In partial consideration for the rights and licenses granted under Section 2 herein, Licensee agrees to grant and does hereby grant to MIPS a perpetual, irrevocable, non-exclusive worldwide, royalty-free, fully-paid limited right and license under Licensee's IP Rights in any Licensee Code Modifications (including those IP Rights assigned to Licensee or licensed to Licensee with sufficient sublicensing right to satisfy the license grant in this Section 3) to the extent that MIPS may make, use and import such Licensee Code Modifications only in conjunction with making, using, importing, offering for sale and selling or otherwise distributing Authorized Product and only for use exclusively with such Authorized Product, and sublicense its rights granted in this Section 3, including the right to grant further sublicenses. MIPS acknowledges and agrees that Licensee (or any third party) is under no obligation to deliver Licensee Code Modifications; rather, this license right is intended solely to provide a freedom to use such modifications when created independently by MIPS or any sublicensee thereof.

#### **4. OWNERSHIP AND PREVENTION OF MISUSE OF MIPS DELIVERABLES**

**(a)** This Agreement does not confer any rights of ownership in or to the MIPS Deliverables to Licensee; Licensee does not acquire any rights, express or implied, in the MIPS Deliverables other than those specified in Section 2 above. Licensee agrees that all title and IP Rights in the MIPS Deliverables remain in MIPS (subject only, if and to the extent applicable, to the rights of a MIPS supplier with respect to a particular MIPS Deliverable(s)). Licensee agrees that it shall take all reasonable steps to prevent unauthorized copying of the MIPS Deliverables.

**(b)** MIPS owns all right, title and interest in the YAMON Code and other MIPS Deliverables (subject only, if and to the extent applicable, to the rights of a MIPS supplier with respect to a particular MIPS Deliverable(s)). Licensee shall own all right, title and interest in the modifications and derivative works of the YAMON Code created by Licensee, subject to MIPS' rights in the underlying original YAMON Code as provided under this Agreement.

**(c)** Licensee agrees to provide reasonable feedback to MIPS including, but not limited to, usability of the MIPS Deliverables. All feedback made by Licensee shall be the property of MIPS and may be used by MIPS for any purpose.

**(d)** Licensee shall make all reasonable efforts to discontinue distribution, copying and use of any MIPS Deliverables that are replaced by a new, upgraded or updated version of any such MIPS Deliverables, including distribution to any sublicensee of such new, upgraded or updated versions.

**(e)** Licensee shall not make any statement of any kind or in any format, that any MIPS Deliverable is certified, or that its performance in connection with any product is warranted, indemnified or guaranteed in any way by MIPS or any party on MIPS' behalf.

**(f)** Neither YAMON, MIPS nor any other trademark owned or licensed in by MIPS may be used by Licensee, any sublicensee thereof or any party on their behalf without prior written consent by MIPS, including at MIPS' sole discretion a trademark license agreement preapproved by MIPS.

#### **5. ASSIGNMENT**

Licensee may not assign or otherwise transfer any of its rights or obligations under this Agreement to any third party without MIPS' prior written consent, and any attempt to do so will be null and void. This prohibition against Licensee's assignment shall apply

even in the event of merger, re-organization, or when a third party purchases all or substantially all of Licensee's assets. Subject to the foregoing, this Agreement will be binding upon and will inure to the benefit of the parties and their respective permitted successors and assigns.

## **6. LIMITATIONS OF MIPS' SUPPORT-RELATED OBLIGATIONS**

This Agreement does not entitle Licensee to hard-copy documentation or to support, training or maintenance of any kind from MIPS, including documentary, technical, or telephone assistance.

## **7. TERM AND TERMINATION**

(a) This Agreement shall commence on the Effective Date. If Licensee fails to perform or violates any obligation under this Agreement, then upon thirty (30) days written notice to Licensee specifying such default (the "Default Notice"), MIPS may terminate this Agreement without liability, unless the breach specified in the Default Notice has been cured within the thirty (30) day period. This 30-day period may be extended upon mutual, written consent between the parties.

(b) Upon the termination of this Agreement due to Licensee's material breach hereof, Licensee shall (1) immediately discontinue use of the MIPS Deliverables, (2) promptly return all MIPS Deliverables to MIPS, (3) destroy all copies of MIPS Deliverables made by Licensee, and (4) destroy all copies of derivative works of MIPS Deliverables made by Licensee while in breach of this Agreement. All licenses granted hereunder shall terminate as of the effective date of termination.

(c) The rights and obligations under this Agreement which by their nature should survive termination, including but not limited to Sections 3 - 16, will remain in effect after expiration or termination hereof. Subject to Licensee's compliance with the surviving sections of this Agreement identified herein, any sublicenses rightfully granted and derivative works rightfully developed pursuant to Section 2 shall survive the termination of this Agreement.

## **8. DISCLAIMER OF WARRANTIES**

THE MIPS DELIVERABLES ARE PROVIDED "AS IS". MIPS MAKES NO WARRANTIES WITH REGARD TO ANY OF THE MIPS DELIVERABLES, AND EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS.

## **9. LIMITATION OF LIABILITY AND REMEDY**

(a) Licensee acknowledges the MIPS Deliverables are provided to Licensee only for the purpose set forth in Section 2. Licensee shall hold harmless and indemnify MIPS from any and all actual or threatened liabilities, claims or defenses based on the sublicensing, use, copying, installation, demonstration and/or modification of any of the MIPS Deliverables by Licensee, any sublicensee of Licensee or any party on their behalf. Licensee shall have sole responsibility for adequate protection and backup of any data and/or equipment used with the MIPS Deliverables, and Licensee shall hold harmless and indemnify MIPS from any and all actual or threatened liabilities, claims and defenses for lost data, re-run time, inaccurate output, work delays or lost profits resulting from use and/or modification

of the MIPS Deliverables, or any portion thereof, under this Agreement. Licensee expressly acknowledges and agrees that any research or development performed with respect to the MIPS Deliverables is done entirely at Licensee's own risk.

**(b)** NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY OR TO ANY THIRD PARTY FOR ANY DAMAGES INCLUDING, BUT NOT LIMITED TO, SPECIAL, CONSEQUENTIAL, PUNITIVE, INDIRECT, EXEMPLARY OR INCIDENTAL DAMAGES, WHETHER SUCH DAMAGES ARISE UNDER A TORT, CONTRACT OR OTHER CLAIM, OR DAMAGES TO SYSTEMS, DATA OR SOFTWARE, EVEN IF SUCH PARTY HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION ON LIABILITY SHALL SURVIVE EVEN IF THE LIMITED REMEDY PROVIDED HEREIN FAILS OF ITS ESSENTIAL PURPOSE. IN NO CASE WILL MIPS' LIABILITY FOR DAMAGES UNDER THIS AGREEMENT EXCEED THE AMOUNTS RECEIVED BY MIPS AS FEES UNDER THIS AGREEMENT.

## **10. WAIVER; MODIFICATION**

Any waiver of any right or default hereunder will be effective only in the instance given and will not operate as or imply a waiver of any other or similar right or default on any subsequent occasion. No waiver or modification of this Agreement or of any provision hereof will be effective unless in writing and signed by the party against whom such waiver or modification is sought to be enforced.

## **11. HAZARDOUS APPLICATIONS**

The MIPS Deliverables are not intended for use in any nuclear, aviation, mass transit, medical, or other inherently dangerous application. MIPS EXPRESSLY DISCLAIMS ANY EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR SUCH USE. LICENSEE REPRESENTS AND WARRANTS THAT IT WILL NOT USE THE MIPS DELIVERABLES FOR SUCH PURPOSES.

## **12. SEVERABILITY**

In the event any provision of this Agreement (or portion thereof) is determined to be invalid, illegal or otherwise unenforceable, then such provision will, to the extent permitted, not be voided but will instead be construed to give effect to its intent to the maximum extent permissible under applicable law and the remainder of this Agreement will remain in full force and effect according to its terms. IN THE EVENT THAT ANY REMEDY HEREUNDER IS DETERMINED TO HAVE FAILED OF ITS ESSENTIAL PURPOSE, ALL LIMITATIONS OF LIABILITY AND EXCLUSIONS OF DAMAGES SHALL REMAIN IN EFFECT.

## **13. RIGHTS IN DATA**

Licensee acknowledges that all software and software related items licensed by MIPS to Licensee pursuant to this Agreement are "Commercial Computer Software" or "Commercial Computer Software Documentation" as defined in FAR 12.212 for civilian agencies and DFARS 227.7202 for military agencies, and that in the event that Licensee is permitted under this Agreement to provide such items to the U.S. government, such items shall be provided under terms at least as restrictive as the terms of this Agreement.

## **14. MISCELLANEOUS**

**(a)** The MIPS Deliverables and GPL Materials may be subject to U.S. export or import control laws and export or import regulations of other countries. Licensee agrees

to comply strictly with all such laws and regulations and acknowledges that it has the responsibility to obtain such licenses to export, re-export, or import as may be required after delivery to Licensee. Licensee shall indemnify, defend and hold MIPS harmless from any damages, fees, costs, fines, expenses, charges and any actual or threatened civil and/or criminal claims or defenses arising from any failure of Licensee and/or its customers to comply with any obligations arising under this Section 14(a).

**(b)** Any notice required or permitted by this Agreement must be in writing and must be sent by email, by facsimile, by recognized commercial overnight courier, or mailed by United States registered mail, effective only upon receipt, to the legal departments of MIPS or Licensee (if Licensee has no legal department, then to an officer of Licensee, a contact person specified by Licensee or Licensee's place of business).

**(c)** The headings contained herein are for the convenience of reference only and are not intended to define, limit, expand or describe the scope or intent of any clause or provision of this Agreement.

**(d)** The parties hereto are independent contractors, and nothing herein shall be construed to create an agency, joint venture, partnership or other form of business association between the parties hereto.

**(e)** Licensee acknowledges that, in providing Licensee with the MIPS Deliverables, MIPS has relied upon Licensee's agreement to be bound by the terms of this Agreement. Licensee further acknowledges that it has read, understood, and agreed to be bound by the terms of this Agreement, and hereby reaffirms its acceptance of those terms.

## **15. GOVERNING LAW AND JURISDICTION**

This Agreement shall be governed by the laws of the State of California, excluding California's choice of law rules. With the exception of MIPS' rights to enforce its intellectual property rights in the MIPS Deliverables, all disputes arising out of this Agreement shall be subject to the exclusive jurisdiction and venue of the state and federal courts located in Santa Clara County, California, and the parties consent to the personal and exclusive jurisdiction and venue of these courts. The parties expressly disclaim the application of the United Nations Convention on the International Sale of Goods to this Agreement.

## **16. ENTIRE AGREEMENT**

This Agreement and the GNU GPL constitute the entire agreement between MIPS and Licensee regarding the MIPS Deliverables and GPL Materials provided to Licensee hereunder, and shall supersede and control over any other prior or contemporaneous shrinkwrap and/or clickwrap agreements regarding the same. Any additions or modifications must be made in a subsequent, written agreement signed by both parties.

## **9. Boost crc.php**

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software,

and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## **10. sqlite**

### **SQLite Copyright**

All of the deliverable code in SQLite has been dedicated to the HYPERLINK "[http://en.wikipedia.org/wiki/Public\\_Domain](http://en.wikipedia.org/wiki/Public_Domain)" public domain by the authors.

## **11. Expat, XML2, jQuery & libcurl**

Copyright (C) <year> by <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## **12. Freetype License**

The FreeType Project LICENSE

-----  
2006-Jan-27

Copyright 1996-2002, 2006 by

David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. ('as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. ('royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. ('credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

“Portions of this software are copyright <year> The FreeType Project ([www.freetype.org](http://www.freetype.org)). All rights reserved.”

“Please replace <year> with the value from the FreeType version you actually use.”

Legal Terms

=====

0. Definitions

-----

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

## **1. No Warranty**

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE OF THE FREETYPE PROJECT.

## **2 Redistribution**

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file (`FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

## **3. Advertising**

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine', `FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by

using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

#### 4. Contacts

There are two mailing lists related to FreeType:

o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution. If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

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

Our home page can be found at

<http://www.freetype.org>

--- end of FTL.TXT ---

## 13. pppd

/ pppd.h - PPP daemon global declarations.

Copyright (c) 1984-2000 Carnegie Mellon University. All rights reserved.

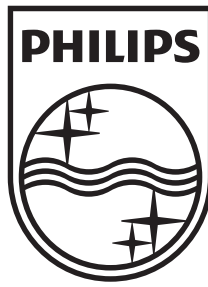
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name "Carnegie Mellon University" must not be used to endorse or promote products derived from this software without prior written permission. For permission or any legal details, please contact

Office of Technology Transfer, Carnegie Mellon University, 5000 Forbes Avenue,  
Pittsburgh, PA 15213-3890, (412) 268-4387, fax: (412) 268-7395, [tech-transfer@andrew.cmu.edu](mailto:tech-transfer@andrew.cmu.edu)

4. Redistributions of any form whatsoever must retain the following acknowledgment: "This product includes software developed by Computing Services at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.



© 2011 Koninklijke Philips Electronics N.V.

All rights reserved.

HMP5000\_12\_UM\_V1.0

