

# **ADA DEVELOPERS COOPERATIVE LICENSE (Incomplete Draft),**

## **Version 0.3**

**Robert C. Leif**

### **0. Preamble.**

#### **0.1 Other Related Documents**

The causes of the relative commercial failure of Ada, a description of Version 0.2 of this document, and the necessity for defining an entity to manage the Ada Developers Cooperative including the final drafting of this document were discussed at the SIGAda '98 Workshop on "How to Expedite the Commercial Use of Ada." A report on this Workshop will be written and submitted to Ada Letters. There was a consensus that the material developed according to the Ada Developers Cooperative License should be supplied as "Open Source". The description of the Ada Developers Cooperative will be provided in a separate document.

#### **0.2. Necessity for Creation of the License**

Two critical factors required for the commercial success of a technology are 1) the technology must have some inherent utility and 2) there must be a strong economic benefit connected with its adaptation. The relative commercial failure of Ada obviously is not the result of a lack of utility. If utility were the only criterion, there would be no need for this document. However, economic benefit can easily overshadow utility.

The creation of an Ada Developers Cooperative including the License specified below should increase economic motivation for the use of Ada and concomitant good software engineering practices. The quality of the design of a programming language and of the available compilers, although of significance, is often of less significance than the quality of the programming environments and libraries. If a library does not exist, then it cannot win on quality. Therefore, the formation of the Ada Developers Cooperative and the use of a standard licence is a means for providing a strong economic incentive for the creation and use of Ada libraries.

#### **0.3. Other Relevant Documents**

Because of the international nature of the Ada community, international agreements have been cited as nominative.

It is also a matter of simple justice and equity that the creators of software should economically benefit from their labor. This right is explicitly established by WIPO Copyright Treaty, adopted by the Diplomatic Conference on December 20, 1996.

##### **Article 4 - Computer Programs**

Computer programs are protected as literary works within the meaning of Article 2 of the Berne Convention. Such protection applies to computer programs, whatever may be the mode or form of their expression.

##### **Article 6 - Right of Distribution**

(1) Authors of literary and artistic works shall enjoy the exclusive right of authorizing the making available to the public of the original and copies of their works through sale or

other transfer of ownership.

(2) Nothing in this Treaty shall affect the freedom of Contracting Parties to determine the conditions, if any, under which the exhaustion of the right in paragraph (1) applies after the first sale or other transfer of ownership of the original or a copy of the work with the authorization of the author.

#### Article 7 - Right of Rental

(1) Authors of:

(i) computer programs;

(ii) cinematographic works; and

(iii) works embodied in phonograms as determined in the national law of Contracting Parties,

shall enjoy the exclusive right of authorizing commercial rental to the public of the originals or copies of their works.

### 0.4. Acknowledgment

Some of the text in this document was copied from the MOZILLA PUBLIC LICENSE Version 1.0, which did not include any copyright notice concerning its text. Nothing herein is to be construed as any legal relationship with that document or the Netscape Communications Corporation or any of its subsidiaries or affiliates. The ADA DEVELOPERS COOPERATIVE LICENSE and the MOZILLA PUBLIC LICENSE Version 1.0 differ in their aims.

## 1. Definitions.

**1.1. "Ada"** means the programming language Ada, as specified in IEC/ANSI/ISO 8652:1995 or any successor as specified by ISO (International Organization for Standardization).

**1.2. "Current version of Ada"** means the version last specified by ISO.

**1.3. "Previous version of Ada"** means any version of Ada before the **Current version of Ada**.

**1.4. "Ada Source Text"** means the information which is understandable by both humans and computers. The convention for other programming languages is to refer to this information as **"Source Code"**. All references to Source Text in this document refer to **Ada Source Text**.

**1.5. "United States Dollars"** means the currency of the United States of America adjusted for changes in value starting on 1 January, 1999.

**1.6. "Compressed Ada Source Text"** means a file which after translation by a computer program becomes **Ada Source Text**. To qualify for this license, inexpensive (less than \$100 US United States Dollars), appropriate decompression or de-archiving software programs to translate the compressed or archived file must be available for at least eighty percent of the world's total population of personal computers and workstations which have been manufactured during the preceding five years.

**1.7. "Developer"** means each entity that creates or contributes to the creation of Ada Source Text or their designee.

**1.8. "Contributor"** means each entity that creates or contributes to the creation of Modifications of previously created Source Text or their designee.

**1.9. "Contributor Version"** means the combination of the Original Source Text, prior Modi-

fications used by a Contributor, and the Modifications made by that particular Contributor.

**1.10. "Source Code Translator"** means each entity that translated the source code from another programming language into **Ada Source Text**. This translation into Ada can be performed by a human with or without the assistance of a computer.

**1.11. "Translated Source Code Copyright owner"**, means the owner of source code in another language that was translated into Ada by the Source Code Translator.

**1.12. "Covered Source Text"** means the Original Source Text or Modifications or the combination of the Original Source Text and Modifications, in each case including portions thereof.

**1.13. "Electronic Distribution Mechanism"** means a mechanism generally accepted in the software development community for the electronic transfer of data.

**1.14. "Executable"** means Covered Source Text in any form other than Source Text or Compressed Source Text.

**1.15. "Initial Developer"** means the individual or entity identified as the Initial Developer in the Source Text notice required by **EXHIBIT A** (see below).

**1.16. "Larger Work"** means a work which combines Covered Source Text or portions thereof with Source Text not governed by the terms of this License.

**1.17. "License"** means this document which starts at Section 1. Definitions.

**1.18. "Academic Use"** means the use of Ada Source Text for the teaching of Ada and Software Engineering.

**1.19. "Ada Developers Cooperative"** means the organization formed to administrate this **License** and for other purposes to further the use of Ada and concomitant good software engineering practices.

**1.20. "Copyright Holder"** means the entity that owns the copyright on the Source Text. A **Larger Work** containing intellectual property covered by this licence can include multiple Source Text elements which each having an associated Copyright Holder.

**1.21. "Modifications"** means any addition to or deletion from the substance or structure of either the Original Source Text or any previous Modifications. When Covered Source Text is released as a series of files, a Modification is:

**A.** Any addition to or deletion from the contents of a file containing Original Source Text or previous Modifications.

**B.** Any new file that contains any part of the Original Source Text or previous Modifications.

**1.22. "Original Source Text"** means Source Text of computer software code which is described in the Source Text notice required by **EXHIBIT A** as Original Source Text, and which, at the time of its release under this License is not already Covered Source Text governed by this License.

**1.23. "Preferred Form of the Covered Source Text"** means the form of the Covered Source Text suitable for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or a list of source text differential comparisons against either the Original Source Text or another well known, available Covered Source Text of the Developer's or Contributor's choice. The Source Text can be Compressed Source Text.

**1.24. “Measured Software Units”** means a measured quantity of software present in the final linked program.

**1.25. “Function Point”** means a unit of software described by International Function Point Users Groups (IFPUG) Release 3.0 of the Function Point Counting Practices Manual, 1990.

**1.26. “Feature Points”** means a super set of function points which was defined by the Software Productivity Research, Inc. in 1986, as cited in What Are Function Points? by Capers Jones, Chairman, Software Productivity Research, Inc. (<http://www.spr.com/library/Ofuncmet.htm>). Last visited 29 October, 1998. Feature Points add the number of algorithms to the parameters employed to measure Function Points.

**1.27. “Original Lines of Source Text”** means a unit of software which is defined as the total number of semicolons (;) minus the sum of

- a) the semicolons contained within comments.
- b) 0.75 times the semicolons contained in renaming declarations.
- c) 0.75 times the semicolons contained in subtype declarations which do not include a range.

**1.28. “Linked Lines of Source Text”** means a unit of software which is defined as the total number of semicolons which would be actually used in the linked Executable if

- a) all loop structures remained intact (no unrolling);
- b) all instantiations of generics are treated as the equivalent of the source text which would have been created without the use of the generic;
- c) all instances of inherited subprograms of tagged types are treated as the equivalent of the source text which would have been created without the use of the tagged type.

**1.29. “Source Text Efficiency”** means the ratio of Linked Lines of Source Text to Original Lines of Source Text.

**1.30. “Control”** means (a) the power, direct or indirect, to cause the direction or management of an entity, whether by contract or otherwise, or (b) ownership of twenty-five percent (25%) or more of the outstanding shares or beneficial ownership of such entity.

**1.31. “You”** means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 7.1. For legal entities, “You” includes any entity which controls, is controlled by, or is under common control with You.

**1.32. “General Public”** means individuals or entities who purchase commercial software products in the form of executables for direct use on their computers.

**1.33. “Unrelated Third Party”** means an entity which is neither controlled by another entity nor acting as a member of the General Public.

## 2. Source Text License.

### 2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-bearing, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Original Source Text (or portions thereof) with or without Modifications, or as part of a Larger

Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer to make, have made, use and sell ("Utilize") the Original Source Text (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Original Source Text (or portions thereof) and not to any greater extent that may be necessary to Utilize further Modifications or combinations. The royalty rates for said patents shall be less than those paid by licensees employing said patents for products written in languages other than Ada. The owner(s) of said patents further agree that if no licenses have been granted for other languages, the royalty rates covered by this License shall be set at a level which does not nullify the intent of this paragraph.

## **2.2. Contributor Grant.**

Each Contributor hereby grants You a world-wide, royalty-bearing, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Source Text or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Contributor, to Utilize the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Contributor Version (or portions thereof), and not to any greater extent that may be necessary to Utilize further Modifications or combinations. The royalty rates for said patents shall be less than those paid by licensees employing said patents for products written in languages other than Ada. The owner(s) of said patents further agree that if no licenses have been granted for other languages, the royalty rates covered by this License shall be set at a level which does not nullify the intent of this paragraph.

## **3. Distribution Obligations.**

### **3.1. Application of License.**

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Text version of Covered Source Text may be distributed only under the terms of this License or a future version of this License released under Section 7.1, and You must include a reference to where a copy of this License can be obtained with every copy of the Source Text You distribute. You may not offer or impose any terms on any Source Text version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

### **3.2. Availability of Source Text.**

Contributor Version(s) which You create or to which You contribute must be made available in Source Text form under the terms of this License either on one of the media used for the distribution of commercial Executable products or via an accepted Electronic Distribution Mechanism to anyone who is a member of the Ada Developers Cooperative; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Text version remains

available even if the Electronic Distribution Mechanism is maintained by a third party.

You may also make your source text available to parties who are not members of the Ada Developers Cooperative; However, this right only extends to source text where You are the copyright holder.

### **3.3. Description of Modifications.**

You must cause all Covered Source Text to which you contribute to contain a file documenting the changes You made to create that Covered Source Text and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Source Text provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Text, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Source Text.

### **3.4. Intellectual Property Matters**

#### **(a) Third Party Claims.**

If You have knowledge that a party claims an intellectual property right in particular functionality or Source Text (or its utilization under this License), you must include a text file with the source text distribution titled ``LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If you obtain such knowledge after You make Your Modification available as described in Section 3.2, You shall promptly modify the LEGAL file in all copies You make available thereafter and shall take other steps (such as notifying appropriate mailing lists or unscrupulous) reasonably calculated to inform those who received the Covered Source Text that new knowledge has been obtained.

#### **(b) Contributor APIs.**

If Your Modification is an application programming interface and You own or control patents which are reasonably necessary to implement that API, you must also include this information in the LEGAL file.

### **3.5. Required Notices.**

You must duplicate the notice in **EXHIBIT A**. in each file of the Source Text, and this License in any documentation for the Source Text, where You describe recipients' rights relating to Covered Source Text. If You created one or more Modification(s), You may add your name as a Contributor to the notice described in **EXHIBIT A**. If it is not possible to put such notice in a particular Source Text file due to its structure, then you must include such notice in a location (such as a relevant directory file) where a user would be likely to look for such a notice. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Source Text. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### **3.6. Distribution of Executable Versions.**

You may distribute Covered Source Text in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Source Text, and if You include a notice

stating that the Source Text version of the Covered Source Text is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Source Text. You may distribute the Executable version of Covered Source Text under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to ~~limit or~~ alter the recipient's rights in the Source Text version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer(s) or any Contributor(s). You hereby agree to indemnify the Initial Developer(s) and every Contributor for any liability incurred by the Initial Developer(s) or such Contributor(s) as a result of any such terms You offer.

### 3.7. Larger Works.

You may create a Larger Work by combining Covered Source Text with other Ada Source Text or Code written in another programming language not governed by the terms of this License and distribute the Larger Work as a single product. In such a case,

- a) You must include a statement that this work contains software partially written in Ada.
- b) You can include a statement of Ada content. If the Ada content is less than one hundred percent (100%) then you must qualify this value by the means used to estimate the Ada content.
- c) unless otherwise agreed to by the copyright owner(s) of the Ada Source Text, You must make sure the requirements of this License are fulfilled for the Covered Source Text.

## 4. Royalties.

**4.1.** The **Royalty Rate** will be based on sales price for commercial software products including but not limited to Executable programs.

- 1) If the sale of the commercial software product(s) is directly to the general public, the royalty will be based on the price to the individuals or entities.
- 2) If the sale of the commercial software product(s) is to an unrelated third party other than the general public, the royalty will be based on the price to the third party.
- 3) The ratio of royalty rates for direct sale to the general public as opposed to sales to unrelated third parties shall be **0.7**.
- 4) The royalty rate for Academic Use will be \$0.0 except for text books containing more than **100** lines of the source text from an individual Developer other than the author and having sales of greater than **10,000** copies per annum.

**4.2** The **Distribution of Royalties** between all of the Developers and Contributors will be made based on the Measured Software Units ascribable to each individual or entity. When the Measured Software Units are the result of Translation of code created in another programming language to Ada Source Text, the royalties will be divided in equal parts between the Translated Source Code Copyright owner and the Source Code Translator.

**4.3.** The measurement of software units will be by a tool based on the Ada Semantic Interface

Specification. This tool will measure (Linked Lines of Source Text or Feature Points ??) with the complexity term based on Ada semantics.

## **5. Inability to Comply Due to Statute or Regulation.**

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Source Text due to statute or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the Source Text they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Text. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## **6. Application of this License.**

This License applies to Source Text to which the Initial Developer has attached the notice in **EXHIBIT A**, and to related Covered Source Text.

## **7. Versions of the License.**

### **7.1. New Versions.**

The Ada Developers Cooperative may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

### **7.2. Effect of New Versions.**

Once Covered Source Text has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Source Text under the terms of any subsequent version of the License published by Ada Developers Cooperative. No one other than Ada Developers Cooperative has the right to modify the terms applicable to Covered Source Text created under this License.

### **7.3. Derivative Works.**

If you create or use a modified version of this License (which you may only do in order to apply it to Source Text which is not already Covered Source Text governed by this License), you must (a) rename Your license so that the phrases ``Ada Developers Cooperative'', ``ADA DEVELOPERS COOPERATIVEPL'', ``ADCPL'', ``ADC\_PL'' or any confusingly similar phrase do not appear anywhere in your license and (b) otherwise make it clear that your version of the license contains terms which differ from the Ada Developers Cooperative Public License. (Filling in the name of the Initial Developer, Original Source Text or Contributor in the notice described in **EXHIBIT A** shall not of themselves be deemed to be modifications of this License.)

## **8. DISCLAIMER OF WARRANTY.**

COVERED SOURCE TEXT IS PROVIDED UNDER THIS LICENSE ON AN ``AS IS'' BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOURCE TEXT IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOURCE TEXT IS WITH YOU. SHOULD ANY COVERED SOURCE TEXT PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR COR-

RECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOURCE TEXT IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

## **9. TERMINATION.**

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Source Text which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

## **10. LIMITATION OF LIABILITY.**

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOURCE TEXT, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THAT EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## **11. GOVERNMENT END USERS.**

### **11.1. U.S. GOVERNMENT END USERS.**

The Covered Source Text is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Source Text with only those rights set forth herein.

**11.2.** All Governments will have rights identical to those of the U.S. GOVERNMENT as specified in **SECTION 11.1** that are signatories to:

WIPO Copyright Treaty, adopted by the Diplomatic Conference on December 20, 1996.

## **12. MISCELLANEOUS.**

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law provisions (except to the extent applicable law, if any, provides otherwise) of

5) A Country selected by mutual agreement of the Defendant and Plaintiff;

6) The Country of the Defendant if said Country is a signatory to the WIPO Copyright

Treaty, adopted by the Diplomatic Conference on December 20, 1996.

7) The Country of the Plaintiff if said Country is a signatory to the WIPO Copyright Treaty, adopted by the Diplomatic Conference on December 20, 1996.

8) A third Country which is neither the Country of the Defendant nor of the Plaintiff or an international or multinational organization duly constituted to litigate disputes between citizens or other entities of different Countries. The selection of the third Country shall be made by the **Ada Developers Cooperative**.

With respect to disputes: (a) unless otherwise agreed in writing, all disputes relating to this License (excepting any dispute relating to intellectual property rights) shall be subject to final and binding arbitration, with the losing party paying all costs of arbitration; (b) any arbitration relating to this Agreement shall be held in

1) A Country selected by mutual agreement of the Defendant and Plaintiff;

2) The Country of the Defendant if said Country is a signatory to WIPO Copyright Treaty, adopted by the Diplomatic Conference on December 20, 1996.;

3) The Country of the Plaintiff if said Country is a signatory to WIPO Copyright Treaty, adopted by the Diplomatic Conference on December 20, 1996.;

4) A third Country which is neither the Country of the Defendant nor of the Plaintiff or an international or multinational organization duly constituted to litigate disputes between citizens or other entities of different Countries. The selection of the third Country shall be made by the **Ada Developers Cooperative**.

with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys fees and expenses. ~~The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded.~~ Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License (This was by Netscape).

In the absence of an agreement between the parties to the form and content of the arbitration proceedings, the UNCITRAL Model Law on International Commercial Arbitration (1985) ([http://itl.irv.uit.no/trade\\_law/doc/UN.Arbitration.Model.Law.1985.html](http://itl.irv.uit.no/trade_law/doc/UN.Arbitration.Model.Law.1985.html). Last visited 29 October, 1998) shall be followed.

### **13. RESPONSIBILITY FOR CLAIMS.**

Except in cases where another Contributor has failed to comply with Section 3.4, You are responsible for damages arising, directly or indirectly, out of Your utilization of rights under this License, based on the number of copies of Covered Source Text you made available, the revenues you received from utilizing such rights, and other relevant factors. You agree to work with affected parties to distribute responsibility on an equitable basis.

**EXHIBIT A**

``The contents of this file are subject to the Ada Developers Cooperative Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at [http://www.ada.org/Ada\\_DCL/](http://www.ada.org/Ada_DCL/)

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Source Text is \_\_\_\_\_.

The Initial Developer of the Original Source Text is \_\_\_\_\_. Portions created by \_\_\_\_\_ are Copyright (C) \_\_\_\_\_  
\_\_\_\_\_. All Rights Reserved.

Contributor(s): \_\_\_\_\_."