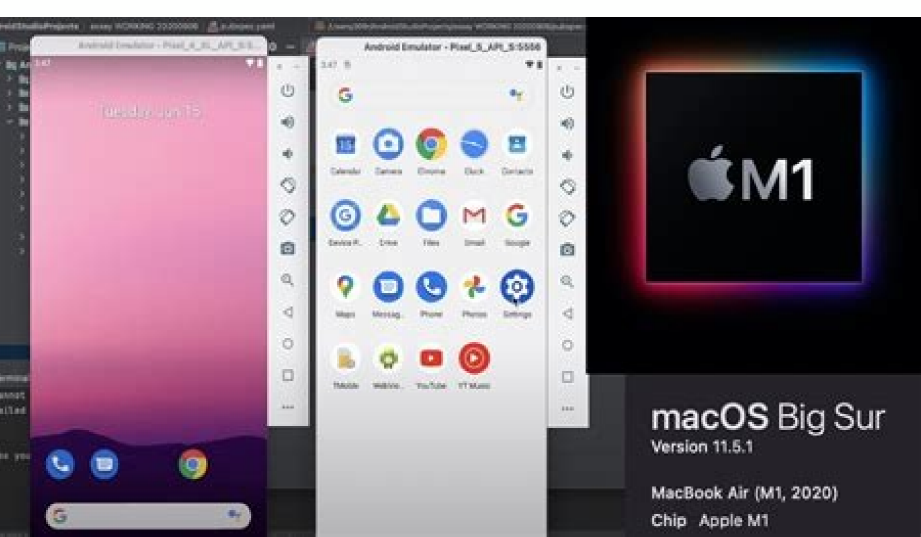
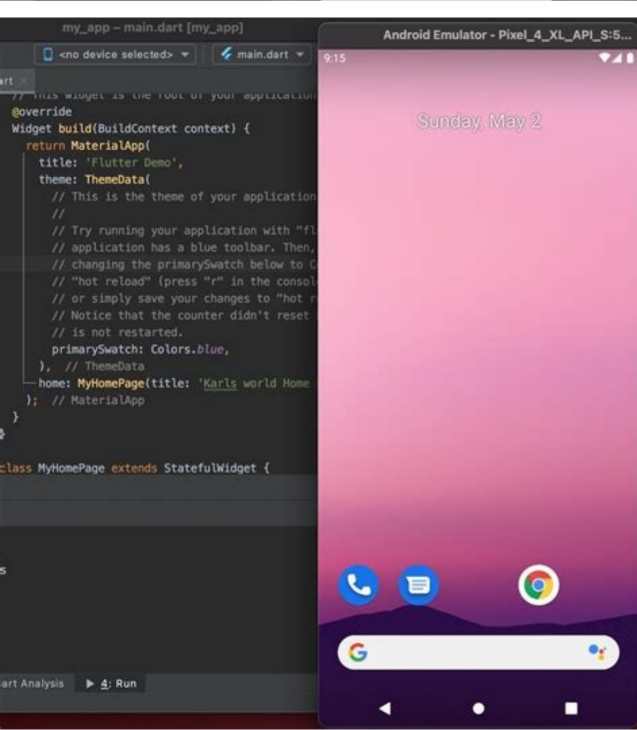
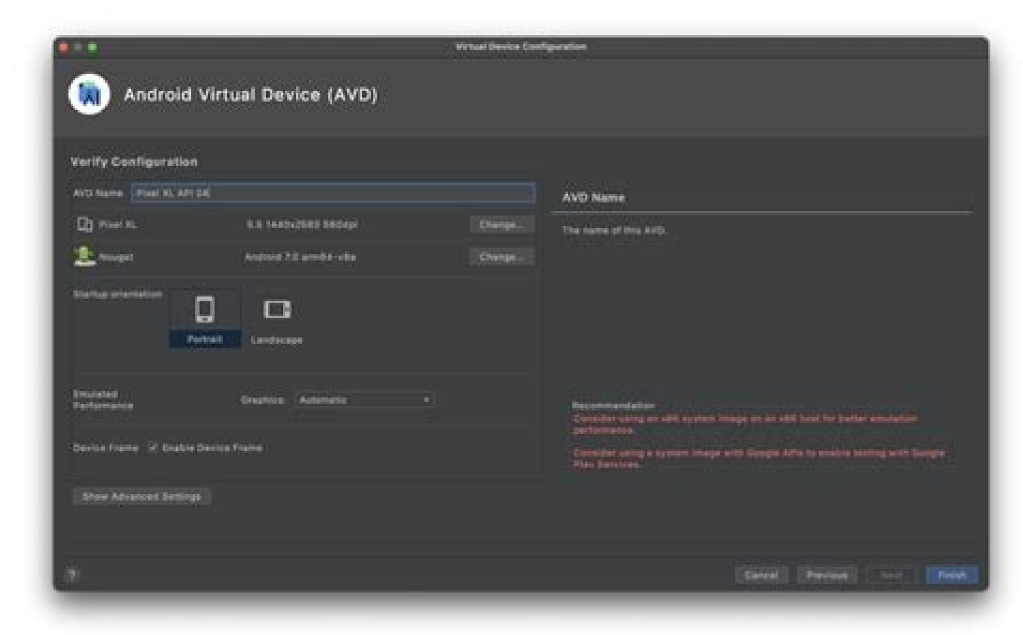
Android m1 emulator

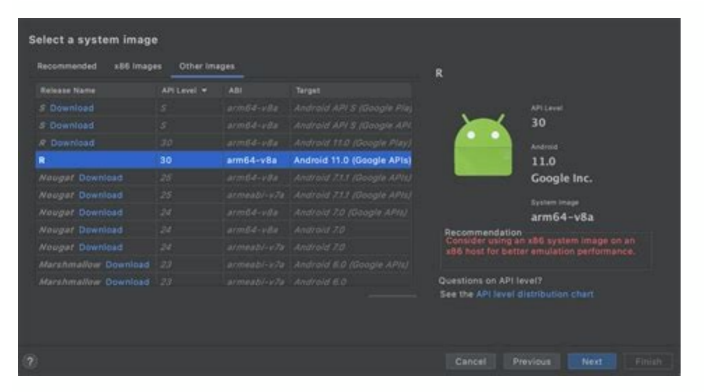
Continue











Android m1 emulator preview. Macbook m1 android emulator. M1 chip android emulator. Android emulator for mac m1 chip. Android emulator mac m1. Apple m1 android emulator. Android studio m1 emulator. Best android emulator for mac m1.

The MI chip has taken the market by storm. It was introduced with MacBook and now MI MacBooks are some of the best laptops in the market. However, the transition from Intel to MI brings some compatibility issues on the MI Macs. Some software does not work with the MI chip and macOS Big Sur. What is software for macBook MI. All of these emulators and test their apps before launching them to the public. Testing on emulators and seven for developers to emulator standard for macBook MI. All of these emulators and test their apps before launching them to the public. Testing on emulators for macBook MI. All of them for the public. Testing on emulators and seven for developers. Emulators all of people are emulators and seven for developers. Emulators and seven for developers to emulator seven for macBook MI. Now once you have an idea about emulators and their working, le

```
latest Android versions, in all screen sizes4. Android Studio is a great Android emulator but it is definitely not suitable for everyone. First of all, it is strictly for app development and testing. Moreover, it requires a lot of technical skills to set it up and use. From the makers of Android Studio is Google's own platform for app development and testing.
 app development on computers. It is aimed at people with a programming background who want to develop Android apps. The installation of the emulator can be a bit complex for an average user. So unless you are a programmer and want to develop an app, I suggest that you try other emulators on the list. Key Features: Great for App
Development Come with Tools to Develop Android Apps5. MEMU Play is another popular Android emulator for the M1 Mac. It is mainly designed for gaming experience overall. It utilizes OpenGL and DirectX 3D rendering effects to provide you with better
 images on the screen while you play. If you are primarily focused on gaming then this is an emulator that you can definitely try. Key Features: Great for Gaming Provides Better Frame Rates and Image Quality 6. LD Player Last but not least is the LD Player and it is a great emulator if you want to play games on your MacBook which is free to use. With
this, you can play games like PUBG, FreeFire, etc. with ease on your MacBook. Key Features: Great for Gaming Smart Key Mapping Note: Some of these Android emulators might give you some problems while installing on your M1 MacBook. I suggest that you read their blog first to know any new updates or versions. Emulators are there for a long
time since the ARM-based Macs have a different architecture than Intel-based Macs you have to install the compatible with the M1 chip. As we progress, there will be more emulators that will be compatible with
the M1 chip and I will be updating the list accordingly. I hope that you find the emulator which works the best for you. Make sure to write a list of things you need from your Android emulator. Then select the best one for yourself. In case of any difficulty, feel free to reach out to us anytime. Read Next Something went wrong. Wait a moment and try
 again. Notifications Save this page to your Developer Profile to get notifications on important updates. Stay organized with collections Save and categorize content based on your preferences. Android Studio provides the fastest tools for building apps on every type of Android device. Platform Android Studio package Size SHA-256 checksum
Windows(64-bit) android-studio-2021.2.1.16-windows.exe Recommended 929 MiB 214fc7339060990d615bb02f2576474a3d6c152249fb67b03124162e111da4c7 android-studio-2021.2.1.16-windows.exe Recommended 929 MiB 214fc7339060990d615bb02f2576474a3d6c15249fb67b03124162e111da4c7 android-studio-2021.2.1.16-windows.exe Recommended 929 MiB 214fc7339060990d615bb02f2576474a3d6c15249fb67b03124162e111da4c7 android-studio-2021.2.1.16-windows.exe Recommended 929 MiB 214fc733906090d615bb02f2576474a3d6c15249fb67b03124162e111da4c7 android-studio-2021.2.1.16-windows.exe
mac.dmg 1017 MiB df46f2199fcf4c7e6b882ba16151ea1d2dd48a15f5c87d30224f1b5401d2b648 Mac(64-bit, ARM) android-studio-2021.2.1.16-mac arm.dmg 1014 MiB d4e06bcc6f614cd4b261fc6034529edb205b31b0e56824490a91350c3640806a Linux(64-bit) android-studio-2021.2.1.16-linux.tar.gz 964 MiB
aa5773a9e1da25bdb2367a8bdd2b623dbe0345170ed231a15b3f40e8888447dc Chrome OS android-studio-2021.2.1.16-cros.deb 817 MiB b020a9a664d8237711e74198d5d07087858d993c0b7ade1f35cbaff668e8acd5 See the Android Studio release notes. More downloads are available in the download archives. For Android Emulator downloads, see the
Emulator download archives. Platform SDK tools package Size SHA-256 checksum Windows commandlinetools-mac-8512546 latest.zip 108 MB f810107f9e8907edc83859eb2560a62e9c3c87f2d1ae4a3d517f80234fff3f11
Linux commandlinetools-linux-8512546 latest.zip 108 MB 2ccbda4302db862a28ada25aa7425d99dce9462046003c1714b059b5c47970d8 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit (referred to in the License
Agreement as the "SDK" and specifically including the Android system files, packaged APIs, and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for
devices, as made available under the Android Open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatibility Definition document, which can be found at the Android Compatibility website (and which may be
 updated from time to time; and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the
SDK, you must first agree to the License Agreement. You may not use the SDK if you do not accept the License Agreement if you are a person barred from receiving the
SDK under the laws of the United States or other countries, including the country in which you are resident or from which you are agreeing to be bound by the License Agreement on behalf of your employer or such entity to the
License Agreement. If you do not have the requisite authority, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity. 3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK on behalf of your employer or other entity.
solely to develop applications for compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms, including non-compatible implementations of Android) or to develop applications for other platforms, including non-compatible implementations of Android.
provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights under patent law, copyright law, trade secret law, trademark law, and any and
all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer
disassemble, or create derivative works of the SDK or any part of the SDK or any part of the SDK is a solution and distribution of components of the SDK that open source software license and not the License Agreement. 3.6 You agree that the form and nature of the SDK that
Google provides may change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any features within the SDK) to you or to users generally at Google's sole discretion,
 without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be
affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications. 4.2 You agree to use the SDK and write applications
only for purposes that are permitted by (a) the License Agreement and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use the SDK to develop
applications for general public users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to your application, and you must provide legally adequate privacy notice and
protection for those users. If your application stores personal or sensitive information, your application may only use that information to access the user's Google Account when, and for the limited purposes for which, the user has given you
permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google or any mobile
communications carrier. 4.5 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you or to any third party for) any data, content, or resources that you are solely responsibility to you are solely re
suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable law or regulation, and for the consequences (including any loss or damage
which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials
6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software, and information on which tools and/or services in the SDK are being used and how they are being used. Before any of this
information is collected, the SDK will notify you and seek your consent. If you withhold consent, the information will not be collected is examined in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the
data may be shared with Google partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party, you agree that Google is not resources provided by a third party, you agree that Google is not resources which
you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and
resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part)
unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party. In that case, the License Agreement does not affect your legal relationship with these third
parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of
Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only with the user's explicit consent and only
 when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processor, which is
located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor. 9.1 The License Agreement will continue to apply until terminated by either you or Google as set out below. 9.2 If you want to terminate the License
 Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of SDK (such
as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK or certain
Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue indefinitely, shall be
unaffected by this cessation, and the provisions of paragraph 14.7 shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY
KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SDK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS
 FROM SUCH USE. 10.3 GOOGLE FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. 11.1
YOU EXPRESSLY UNDERSTAND AND AGREE THAT GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU UNDER ANY THEORY OF LIABILITY FOR ANY DIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES THAT MAY BE INCURRED BY YOU, INCLUDING
ANY LOSS OF DATA, WHETHER OR NOT GOOGLE OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors,
officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trademark, trade
secret, trade dress, patent or other intellectual property right of any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement. 13.1 Google may make changes to the License Agreement as it distributes new versions of the SDK. When these changes are made, Google
will make a new version of the License Agreement available on the website where the SDK is made available. 14.1 The License Agreement constitutes the whole legal agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely
replaces any prior agreements between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of Google's rights and that those
rights or remedies will still be available to Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement is invalid, then that provision will be removed from the License Agreement without affecting the rest of the License Agreement. The remaining provisions of the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then that provision will be removed from the License Agreement is invalid, then the License Agreement is invalid, the License Agreement is invalid, the License Agreement is invalid.
Agreement will continue to be valid and enforceable. 14.4 You acknowledge and agree that each member of the group of companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that
confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS.
AND REGULATIONS THAT APPLY TO THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights granted in the License Agreement may not be assigned or transferred by either you or Google without the prior written approval of the other party. Neither you nor Google shall be permitted to
delegate their responsibilities or obligations under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and google agree to
submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before
downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development 1.1 The Android Softwa
the terms of the License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for devices, as made available under the Android Open Source Project, which is located at the following URL: as updated from time to time. 1.3 A
 "compatible implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under
the laws of the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept
and/or using this SDK, you hereby agree to the License Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are resident or from which you use the SDK. 2.4 If you
are agreeing to be bound by the License Agreement on behalf of your employer or other entity, you represent and warrant that you have full legal authority, you may not accept the License Agreement or use the SDK on behalf of your employer or employer or
other entity. 3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including
non-compatible implementations of Android) or to develop another SDK. You are of course free to develop another SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK,
including any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights under patent law, copyright law, trade secret law, trade s
permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK or any part of the SDK. 3.5 Use, reproduction and distribution of components of the SDK
 licensed under an open source software license are governed solely by the terms of that open source software license and not the License Agreement. 3.6 You agree that the form and nature of the SDK may be incompatible with applications developed on
 previous versions of the SDK. You agree that Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks,
 logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License
 Agreement in or to any software applications that you develop using the SDK, including any intellectual property rights that subsist in those applications. 4.2 You agree to use the SDK and write application or generally accepted practices or
guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users provide you with user names
 passwords, or other login information or personal information, you must make the users aware that the information will be available to your application stores personal or sensitive information provided by users, it must do so securely. If the user
provides your application with Google Account information, your application may only use that information to access the user's Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an
 application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google has no responsibility to you or to any third
party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third
party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the
including but not limited to a unique identifier, associated IP address, version number of the software, and information will not be
collected. 6.2 The data collected is examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a
third party or that access data, content or resources provided by a third party, you agree that Google is not responsible for those applications, data, content, or resources which you may access through such third party applications are the sole responsibility of the person from which they originated
and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party application may be protected by intellectual property rights which are
such third party applications, data, content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third party. In that case, the License Agreement does not affect your legal relationship with these third party. In that case, the License Agreement does not affect your legal relationship with these third party.
protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in
 part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only with the user has given you permission to do so. If you use the Android Recognition Service
API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where to time. By clicking to accept, you hereby agree to the terms of the Data Processing
Addendum for Products where Google is a Data Processor. 9.1 The License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the
License Agreement with you if: (A) you have breached any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of the SDK to you; or (D) Google decides to no
longer provide the SDK or certain parts of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations
and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue to apply to such rights, obligations and liabilities
indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED
SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any
 and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trademark, trade secret, trade dress, patent or other intellectual property right of any person or defames any person or violates
their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes to the License Agreement as it distributes new versions of the License Agreement as it distributes new versions of the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement as it distributes new versions of the SDK.
14.1 The License Agreement constitutes the whole legal agreement between you and Google and governs your use of the SDK. 14.2 You agree that if Google does
not exercise or enforce any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google. 14.3 If any court of law, having the jurisdiction to decide on this
matter, rules that any provision of the License Agreement is invalid, then that provisions of the License Agreement will continue to be valid and enforceable. 14.4 You acknowledge and agree that each member of the group of
companies of which Google is the parent shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party
beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS THAT APPLY TO THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS
END USERS AND END USE. 14.6 The rights granted in the License Agreement may not be assigned or transferred by either you nor Google without the prior written approval of the other party. Neither you nor Google without the prior written approval of the other party.
the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve
any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit
License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement as the "SDK" and Specifically including the Android System files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement. The License Agreement forms a legally binding contract between you and
Google in relation to your use of the SDK. 1.2 "Android open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatible implementation" means any Android device that (i) complies with the Android Compatibility Definition
document, which can be found at the Android compatibility website (and which may be updated from time to time; and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the USA with principal place of business
at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept and/or using this SDK, you must first agree to the License Agreement. 2.1 In order to use the SDK and accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept and/or using this SDK, you must first agree to the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.3 You may not use the SDK and accept the License Agreement. 2.4 You may not use the SDK and accept the License Agreement. 2.5 You may not use the SDK and accept the License Agreement. 2.6 You may not use the SDK and accept the License Agreement. 2.8 You may not use the SDK and accept the License Agreement. 2.8 You may not use the SDK and accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement and accept the License Agreement. 2.8 You may not use the SDK accept the License Agreement and accept the L
may not accept the License Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from which you use the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are a person barred from receiving the SDK under the laws of the United States or other countries, including the countries of the United States or other countries.
warrant that you have full legal authority to bind your employer or such entity to the License Agreement. If you do not have the requisite authority, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity. 3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-
free, non-assignable, non-exclusive, and non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including non-compatible implementations of Android) or to develop another SDK. You are of course free to develop
applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights" means any and
all rights under patent law, copyright law, trade secret law, trad
(except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK icensed under an open source software license are governed solely by the terms of that open source software license and
not the License Agreement. 3.6 You agree that the form and nature of the SDK may be incompatible with applications developed on previous versions of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any
features within the SDK) to you or to users generally at Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any
proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications that you develop using the SDK, including any intellectual property rights that
subsist in those applications. 4.2 You agree to use the SDK and write application or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States
or other relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to
your application, and you must provide legally adequate privacy notice and protection for those users. If your application with Google Account information, your application may only use that information to access the user's Google
Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or
services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the
consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any
applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credentials that may be issued to you by Google or which you may choose yourself and that you will be solely
responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software, and information on which tools and/or
services in the SDK are being used and how they are being used. Before any of this information will not be collected, the SDK and is maintained in accordance with Google's Privacy Policy
which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK to run applications developed by a third party or that access data, content or resources provided by a third party, you agree that Google is not responsible for those applications, data,
content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications,
data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative
works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party. In that case, the
License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data (or by other persons or companies on their
behalf). Your use of any such API may be subject to additional Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that
you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing
 Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor.
Google as set out below. 9.2 If you want to terminate the License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement, you may do so by law; or (C)
the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the
provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has
the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade secret, trade dress, patent or other intellectual property right of any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement. 13.1 Google may make changes to the
License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the website where the SDK is made available on the SDK is made avai
services which Google may provide to you under a separate written agreement), and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement), and completely replaces any prior agreement, and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement).
affecting the rest of the License Agreement. The remaining provisions of the License Agreement and that such other companies shall be
entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND
Google without the prior written approval of the other party. Neither you nor Google shall be permitted to delegate their responsibilities or obligations under the License Agreement without the prior written approval of the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, shall be governed by
the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for
injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically and specifically in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.2 The Android Software Development Kit (referred to in the License Agreement 1.3 The Android Software Development Kit (referred to in the License Agreement 1.4 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development Kit (referred to in the License Agreement 1.5 The Android Software Development 1.5 The Android Software Development Management 1.5 The Android Software Development Management 1.5 The Android Software Development Management 1.5 The Android Software Developm
including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for devices, as made available under the
Android Open Source Project, which is located at the following URL: as updated from time to time: 1.3 A "compatibility Definition document, which can be found at the Android compatibility website (and which may be updated from time to time; and (ii)
successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of the SDK, you must first agree to the
License Agreement. You may not use the SDK if you do not accept the License Agreement and/or using this SDK, you hereby agree to the terms of the License Agreement if you are a person barred from receiving the SDK under the laws of the United
  tates or other countries, including the country in which you are resident or from which you use the SDK. 2.4 If you are agreeing to be bound by the License Agreement on behalf of your employer or such entity to the License Agreement. If you do no
have the requisite authority, you may not accept the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for
compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not
used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights under patent law, copyright law, trade secret law, trade mark law, and any and all other proprietary rights
Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create
derivative works of the SDK or any part of the SDK. 3.5 Use, reproduction and distribution of components of the SDK licensed under an open source software license are governed solely by the terms of that Google provides may
change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions of the SDK. You agree that Google's sole discretion, without prior notice to you.
3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within
the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications. 4.2 You agree to use the SDK and write applications only for purposes that are
permitted by (a) the License Agreement and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant 
users, you will protect the privacy and legal rights of those users. If the users provide you with user names, passwords, or other login information will be available to your application, and you must provide legally adequate privacy notice and protection for those users. If
your application stores personal or sensitive information provided by users, it must do so securely. If the user provides your application with Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You
agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5
You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You
agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third
party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for maintaining the confidentiality of any developer credentials.
innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique identifier, associated IP address, version number of the software, and information on which tools and/or services in the SDK are being used and how they are being used. Before any of this information is collected, the SDK
will notify you and seek your consent. If you withhold consent, the information will not be collected is examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google
partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party or that access data, content or resources provided by a third party, you agree that Google is not resources which you may access through such third
party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such
a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically given
permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party applications, data, content, or resources may be subject to separate terms between you and the relevant third parties. 8.1 Google Data APIs 8.1.1 If you
use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan,
sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the
user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to
time. By clicking to accept, you hereby agree to the terms of the Data Processor, 9.1 The License Agreement, you may do so by ceasing your use of the SDK and to terminate the License Agreement, you may do so by ceasing your use of the SDK and to the solution of the SDK and the solution of the solution of the 
any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement with you if: (A) you have breached any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or
ceased to offer certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When
the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7
shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK AND ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY
MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SDK IS AT YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM SUCH USE. 10.3 GOOGLE FURTHER EXPRESSLY
DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. 11.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT
GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU UNDER ANY THEORY OF LIABILITY FOR ANY DIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES THAT MAY BE INCURRED BY YOU, INCLUDING ANY LOSS OF DATA, WHETHER OR NOT GOOGLE
OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any
and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade dress, patent or other intellectual
property right of any person or defames any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License
Agreement available on the website where the SDK is made available. 14.1 The License Agreement between you and Google may provide to you under a separate written agreement), and completely replaces any prior agreements between
you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to
Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement without affecting the rest of the License Agreement is invalid, then that provisions of the License Agreement will continue to be valid and
enforceable. 14.4 You acknowledge and agree that each member of the group of companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of)
them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS THAT APPLY TO
THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights granted in the License Agreement may not be assigned or transferred by either you or Google without the prior written approval of the other party. Neither you nor Google without the prior written approval of the other party. Neither you nor Google without the prior written approval of the other party. Neither you nor Google shall be permitted to delegate their responsibilities or
obligations under the License Agreement without the prior written approval of the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, and Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement with the License Agre
jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must
agree to the following terms and conditions. This is the Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development II (referred to in the License Agreement 1.1 The Android Software Development II (referred to in the License Agreement 1.1 The Android Software
License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for devices, as made available under the Android SDK. 1.2 "Android" means the Android SDK. 1.3 "Android S
implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of
the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept and/or using
this SDK, you hereby agree to the terms of the License Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are agreeing the SDK under the laws of the United States or other countries, including the country in which you are agreeing the SDK under the laws of the United States or other countries, including the country in which you are agreement if you are agreeing the SDK under the laws of the United States or other countries, including the country in which you are agreeing the SDK under the laws of the United States or other countries, including the country in which you are agreement if you are ag
to be bound by the License Agreement on behalf of your employer or other entity, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity.
3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-exclusive, and
```

compatible implementations of Android) or to develop another SDK. You are of course free to develop applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including

```
any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights" means any and all rights under patent law, copyright law, trade secret law, trade mark law, and any and all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the
License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK or any part of the SDK or any part of the SDK or any part of the SDK licensed under an
open source software license are governed solely by the terms of that Google provides may change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions
of the SDK. You agree that Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names,
or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any
software applications that you develop using the SDK, including any intellectual property rights that subsist in those applications only for purposes that are permitted by (a) the License Agreement and (b) any application or generally accepted practices or guidelines in the relevant
jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users provide you with user names, passwords, or other login
information or personal information, you must make the users aware that the information will be available to your application stores personal or sensitive information provided by users, it must do so securely. If the user provides your application
with Google Account information, your application may only use that information to access the user's Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes
with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google has no responsibility to you or to any third party for) any data, content,
or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your
obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any developer
credentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique
identifier, associated IP address, version number of the software, and information on which tools and/or services in the SDK are being used. Before any of this information will not be collected. 6.2 The data collected is
examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK to run applications developed by a third party or that access data, content
or resources provided by a third party, you agree that Google is not resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss
or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other
persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party applications, data,
content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property
rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the
relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the
following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where to time. By clicking to accept, you hereby agree to the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google 
where Google is a Data Processor. 9.1 The License Agreement will continue to apply until terminate the License Agreement with terminate the License Agreement with
you if: (A) you have breached any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or
certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and
Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY
UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK IS AT
YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED
POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs
and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade secret, trade dress, patent or other intellectual property right of any person or violates their rights of publicity or privacy, and (c)
any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement as it distributes the
whole legal agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreement between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or
remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of law, having the jurisdiction to decide on this matter, rules that any provision of the
License Agreement is invalid, then that provision will be removed from the License Agreement without affecting the rest of the License Agreement will continue to be valid and enforceable. 14.4 You acknowledge and agree that each member of the group of companies of which Google is the parent
shall be third party beneficiaries to the License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement 14.5
EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights
granted in the License Agreement may not be assigned or transferred by either you or Google without the prior written approval of the other party. 14.7 The License Agreement
and your relationship with Google under the License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License
Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android
Software Development Kit (referred to in the License Agreement as the "SDK" and Google APIs, and Google in relation to your use of the License Agreement forms a legally binding contract between you and Google in relation to your use of the License Agreement.
SDK. 1.2 "Android" means the Android device that (i) complies with the Android Compatibility Definition document, which can be found at
the Android compatibility website (and which may be updated from time to time; and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway
Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.1 In order to use the SDK and may not us
Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are agreeing to be bound by the License Agreement on behalf of your employer or other entity, you represent and warrant that you have full
legal authority to bind your employer or such entity to the License Agreement. If you do not have the requisite authority, you may not accept the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non
exclusive, and non-sublicensable license to use the SDK solely to develop applications for compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use the SDK solely to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use the SDK solely to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations).
platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights" means any and all rights under patent
law, copyright law, trade secret law, trade secr
purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK icensed under an open source software license and not the License
Agreement. 3.6 You agree that Google may stop (permanently or temporarily) providing the SDK that Google may stop (permanently or temporarily) providing the SDK (or any features within the
SDK) to you or to users generally at Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights
notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications that you develop using the SDK, including any intellectual property rights that subsist in those
applications. 4.2 You agree to use the SDK and write application or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other
relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to your
application, and you must provide legally adequate privacy notice and protection for those users. If your application stores personal or sensitive information, your application may only use that information to access the user's Google
Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or
services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you create, transmit or display through Android, and for the
consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any
applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any developer credentials that may be issued to you by Google or which you may choose yourself and that you will be solely
responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique identifier, associated IP address, version number of the software, and information on which tools and/or
services in the SDK are being used and how they are being used. Before any of this information will not be collected, the SDK and is maintained in accordance with Google's Privacy Policy
which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party, you agree that Google is not responsible for those applications, data,
content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications.
data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative
works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party. In that case, the
License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google or those parties that provide the data (or by other persons or companies on their
behalf). Your use of any such API may be subject to additional Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that
you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing
Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processing Addendum for Products where Google is a Data Processor. 9.1 The License Agreement will continue to apply until terminated by either you or
Google as set out below. 9.2 If you want to terminate the License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement, you may do so by law; or (C)
the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the
provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has
been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7 shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS
agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of
the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade dress, patent or other intellectual property right of any person or defames any person or defames any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement. 13.1 Google may make changes to the
services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any
applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement is invalid, then that provision will be removed from the License Agreement without
affecting the rest of the License Agreement. The remaining provisions of the License Agreement and that such other companies shall be
entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND
the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for
injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android Software Development Kit License Agreement as the "SDK" and specifically
including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for devices, as made available under the
Android Open Source Project, which is located at the following URL: as updated from time to time: 1.3 A "compatible implementation" means any Android device that (i) complies with the Android compatibility website (and which may be updated from time to time; and (ii)
successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of the SDK, you must first agree to the
License Agreement. You may not use the SDK if you do not accept the License Agreement and/or using this SDK, you hereby agree to the terms of the License Agreement if you are a person barred from receiving the SDK under the laws of the United
States or other countries, including the country in which you are resident or from which you are resident or from which you are agreement on behalf of your employer or such entity to the License Agreement. If you do not
have the requisite authority, you may not accept the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for
compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not
used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights under patent law, copyright law, trade secret law, trademark law, and any and all other proprietary rights
Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create
derivative works of the SDK or any part of the SDK or any part of the SDK icense and not the License and not the SDK license and not the SDK that Google provides may
change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions of the SDK. You agree that Google's sole discretion, without prior notice to you
3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within
the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications that you develop using the SDK, including any intellectual property rights that subsist in those applications. 4.2 You agree to use the SDK and write applications only for purposes that are
permitted by (a) the License Agreement and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant 
users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to your application, and you must provide legally adequate privacy notice and protection for those users. If
your application stores personal or sensitive information provided by users, it must do so securely. If the user provides your application with Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You
 agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5
You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You
agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third
party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials. 6.1 In order to continually
innovate and improve the SDK, Google may collect certain usage statistics from the software, and information on which tools and/or services in the SDK are being used. Before any of this information is collected, the SDK
will notify you and seek your consent. If you withhold consent, the information will not be collected is examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google
party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, data, content, and resources presented to you through such as a result of the use or access of any of those third party applications, data, content, and resources presented to you through such as a result of the use or access of any of those third party applications, data, content, and resources presented to you through such as a result of the use or access of any of those third party applications, data, content, and resources.
a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically given
permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party applications, data, content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you
use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan,
sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve a user's data from Google, you acknowledge and agree that you shall retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only when, and for the limited purposes for which, the
user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to
time. By clicking to accept, you hereby agree to the terms of the Data Processing Addendum for Products where Google is a Data Processor. 9.1 The License Agreement, you may do so by ceasing your use of the SDK and
any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or
ceased to offer certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or certain parts of the SDK or certain par
the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7
OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any
and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade dress, patent or other intellectual
property right of any person or defames any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License
Agreement available on the website where the SDK is made available. 14.1 The License Agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between
you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedies will still be available to
Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement without affecting the rest of the License Agreement is invalid, then that provisions of the License Agreement will continue to be valid and
enforceable. 14.4 You acknowledge and agree that each member of the group of companies of which Google is the parent shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of)
them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS THAT APPLY TO
THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights granted in the License Agreement may not be assigned or transferred by either you nor Google without the prior written approval of the other party. Neither you nor Google shall be permitted to delegate their responsibilities or
obligations under the License Agreement without the prior written approval of the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement and your relationship with Google under the License Agreement and your relationship with Google under the License Agreement and your relationship with the Licen
jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must
agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement 1.1 The Android Software Development II (referred to in the License Agreement 1.1 The Android Software Development II (referred to in the License Agreement 1.1 The Android Software Development II (referred to in the License Agreement 1.1 The Android Software Development II (referred to
License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android Open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatible
implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of
the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept and/or using
this SDK, you hereby agree to the License Agreement if you are a person barred from receiving the SDK and may not accept the License Agreement if you are agreeing
to be bound by the License Agreement on behalf of your employer or other entity, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity,
3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-exclusive, and non-sublicensable license to use this SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including non-exclusive, and n
compatible implementations of Android) or to develop another SDK. You are of course free to develop applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including
any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights under patent law, copyright law, trade secret law, trade mark law, and all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the
License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK icensed under an
open source software license are governed solely by the terms of that Google provides may change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions
of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any features within the SDK) to you or to users generally at Google's trade names, trademarks, service marks, logos, domain names,
or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any
software applications that you develop using the SDK, including any intellectual property rights that subsist in those applications. 4.2 You agree to use the SDK and write application or generally accepted practices or guidelines in the relevant
jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users provide you with user names, passwords, or other login
information or personal information, you must make the users aware that the information will be available to your application stores personal or sensitive information provided by users, it must do so securely. If the user provides your application
with Google Account information, your application may only use that information to access the user's Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes
with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google has no responsibility to you or to any third party for) any data, content
or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your
obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer
credentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique
identifier, associated IP address, version number of the software, and information on which tools and/or services in the SDK will notify you and seek your consent. If you withhold consent, the information will not be collected. 6.2 The data collected is
examined in the aggregate to improve the SDK and is maintained in accordance with Google partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party or that access data, content
or resources provided by a third party, you agree that Google is not responsible for those applications, data, content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss
or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other
                                                                                                                                                                                                                                                    given permission to do so by the relevant owners. 7.3 You acknowledge that vour use of such third party applications, data
                    nies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically
content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property
rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the
relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only with the user has given you permission to do so. If you use the Android Recognition Service API, documented at the
following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processing Addendum for Products
where Google is a Data Processor. 9.1 The License Agreement will continue to apply until terminate the License Agreement with elow. 9.2 If you want to terminate the License Agreement with
you if: (A) you have breached any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or
certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and
Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7 shall continue to apply to such rights, obligations and liabilities indefinitely, 10.1 YOU EXPRESSLY
UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK IS AT
YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER EXPRESS OR IMPLIED,
INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND AGREE THAT GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU
UNDER ANY THEORY OF LIABILITY FOR ANY DIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES THAT MAY BE INCURRED BY YOU, INCLUDING ANY LOSS OF DATA, WHETHER OR NOT GOOGLE OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE
POSSIBILITY OF ANY SUCH LOSSES ARISING, 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any and all losses, liabilities, damages, costs
and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trade are so, patent or other intellectual property right of any person or violates their rights of publicity or privacy, and (c)
any non-compliance by you with the License Agreement. 13.1 Google may make changes are made, Google will make a new version of the License Agreement available on the website where the SDK is made available. 14.1 The License Agreement constitutes the
whole legal agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or
remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of law, having the jurisdiction to decide on this matter, rules that any provision of the
License Agreement is invalid, then that provision will be removed from the License Agreement without affecting the rest of the License Agreement will continue to be valid and enforceable. 14.4 You acknowledge and agree that each member of the group of companies of which Google is the parent
shall be third party beneficiaries to the License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement that confers a benefit on (or rights in favor of) them.
EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights
granted in the License Agreement may not be assigned or transferred by either you or Google without the prior written approval of the other party. 14.7 The License Agreement without the prior written approval of the other party.
and your relationship with Google under the License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License
Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android
Software Development Kit (referred to in the License Agreement as the "SDK" and Specifically including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement forms a legally binding contract between you and Google in relation to your use of the
SDK. 1.2 "Android" means the Android software stack for devices, as made available under the Android Open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatibile implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at
the Android compatibility website (and which may be updated from time to time; and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway,
Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.1 In order to use the SDK and may not accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not use the SDK and may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not accept the License Agreement. 2.3 You may not use the SDK and may not use 
Agreement if you are a person barred from receiving the SDK under the laws of the United States or other country in which you are agreeing to be bound by the License Agreement on behalf of your employer or other entity, you represent and warrant that you have full
legal authority to bind your employer or such entity to the License Agreement. If you do not have the requisite authority, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity. 3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-
exclusive, and non-sublicensable license to use the SDK solely to develop applications for compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android.)
platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose, 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights" means any and all rights under patent
law, copyright law, trade secret law, trade secret law, trade many and all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you.
purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK or any part of the SDK licensed under an open source software license and not the License
Agreement. 3.6 You agree that the form and nature of the SDK that Google provides may change without prior notice to you and that future versions of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any features within the
SDK) to you or to users generally at Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights
notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications that you develop using the SDK, including any intellectual property rights that subsist in those
applications. 4.2 You agree to use the SDK and write applications only for purposes that are permitted by (a) the License Agreement and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other
relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to your
application, and you must provide legally adequate privacy notice and protection for those users. If your application stores personal or sensitive information, your application may only use that information to access the user's Google
Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or
services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you or to any third party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the
consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any
applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any such breach.
responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique identifier, associated IP address, version number of the software, and information on which tools and/or
services in the SDK are being used and how they are being used. Before any of this information will not be collected, the SDK and is maintained in accordance with Google's Privacy Policy
which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK to run applications developed by a third party, you agree that Google is not responsible for those applications, data,
content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications,
data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative
works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party. In that case, the
License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their
behalf). Your use of any such API may be subject to additional Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that
```

```
you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the user has given you permission to do so. If you use the Android Recognition Service API is subject to the Data Processing
Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor.
Google as set out below. 9.2 If you want to terminate the License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement; or (B) Google is required to do so by law; or (C)
the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the
provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has
been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7 shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS
agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and against any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of
the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade secret, trade dress, patent or other intellectual property right of any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement. 13.1 Google may make changes to the
services which Google may provide to you under a separate written agreement), and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement), and completely replaces any prior agreement, and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement).
applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement is invalid, then that provision will be removed from the License Agreement without
entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND
REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONS ON DESTINATIONS, END USERS AND END U
the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for
injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically
including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software stack for devices, as made available under the
Android Open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatible implementation" means any Android device that (i) complies with the Android compatibility Definition document, which can be found at the Android compatibility website (and which may be updated from time to time; and (ii)
successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the
License Agreement. You may not use the SDK if you do not accept the License Agreement and/or using this SDK, you hereby agree to the terms of the License Agreement if you are a person barred from receiving the SDK under the laws of the United
States or other countries, including the country in which you are resident or from which you are agreement on behalf of your employer or such entity to the License Agreement on behalf of your employer or such entity to the License Agreement. If you do not
have the requisite authority, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity. 3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for
compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms, including non-compatible implementations of Android.
used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights under patent law, copyright law, trade secret law, trademark law, and any and all other proprietary rights
Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create
derivative works of the SDK or any part of the SDK or any part of the SDK icense and not the License and not the SDK license and not the SDK that Google provides may
change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions of the SDK. You agree that Google's sole discretion, without prior notice to you are the SDK to you or to users generally at Google's sole discretion, without prior notice to you are that Google may stop (permanently or temporarily) providing the SDK (or any features within the SDK) to you or to users generally at Google's sole discretion, without prior notice to you are the SDK (or any features within the SDK) to you or to users generally at Google's sole discretion, without prior notice to you are the SDK (or any features within the SDK).
3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) that may be affixed to or contained within
the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications. 4.2 You agree to use the SDK and write applications only for purposes that are
permitted by (a) the License Agreement and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant jurisdictions (including any laws regarding the export of data or software to another relevant 
users, you will protect the privacy and legal rights of those users. If the users provide you with user names, passwords, or other login information, you must provide legally adequate privacy notice and protection for those users. If
your application stores personal or sensitive information provided by users, it must do so securely. If the user provides your application with Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You
agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5
You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any data, content, or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You
agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third
party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials. 6.1 In order to continually
innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique identifier, associated IP address, version number of the software, and information is collected, the SDK are being used. Before any of this information is collected, the SDK are being used.
will notify you and seek your consent. If you withhold consent, the information will not be collected is examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google
partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party, you agree that Google is not resources which you may access through such third party, you agree that Google is not resources which you may access through such third party.
party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such
a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically given
permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party applications, data, content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you
use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan,
sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the
user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to
time. By clicking to accept, you hereby agree to the terms of the Data Processor. 9.1 The License Agreement will continue to apply until terminated by either you or Google as set out below. 9.2 If you want to terminate the License Agreement, you may do so by ceasing your use of the SDK and
any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or
ceased to offer certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the provision of the SDK to users in the country in which you are resident or from the 
the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7
shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK AND ANY AND ANY AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY AND ANY AND ANY AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY AND ANY AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY AND ANY AND THAT THE SDK IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY AND ANY AND THAT THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY AND THAT THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND THAT THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK AND THAT THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR USE OF THE SDK IS "AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM GOOGLE. 10.2 YOUR WARRANTY OF AN
MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SDK IS AT YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM SUCH USE. 10.3 GOOGLE FURTHER EXPRESSLY
OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any
and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any copyright, trade mark, trade dress, patent or other intellectual
property right of any person or defames any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License
Agreement available on the website where the SDK is made available. 14.1 The License Agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between
you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedies will still be available to
Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement without affecting the rest of the License Agreement is invalid, then that provisions of the License Agreement will continue to be valid and
enforceable. 14.4 You acknowledge and agree that each member of the group of companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of)
them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS THAT APPLY TO
THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND 
obligations under the License Agreement without the prior written approval of the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement without the prior written approval of the other party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement, and your relationship with Google under the License Agreement and your relationship with Google under the License Agreement and your relationship with Google under the License Agreement and your relation
jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must
agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the
License Agreement. The License Agreement forms a legally binding contract between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatible
implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of
the State of Delaware, USA, and operating under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept and/or using
this SDK, you hereby agree to the terms of the License Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are agreement if you are agreement if you are agreement are not accept the License Agreement if you are agreement if y
to be bound by the License Agreement on behalf of your employer or other entity, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity, you may not accept the License Agreement or use the SDK on behalf of your employer or other entity.
3.1 Subject to the terms of the License Agreement, Google grants you a limited, worldwide, royalty-free, non-exclusive, and non-sublicensable license to use this SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including non-exclusive, and non-sublicensable license to use the SDK solely to develop applications for other platforms (including non-exclusive, and n
compatible implementations of Android) or to develop another SDK. You are of course free to develop applications for other platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including
any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights under patent law, copyright law, trade secret law, trade mark law, and all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the
License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK or any part of the SDK or any part
open source software license are governed solely by the terms of that open source software license and not the License Agreement. 3.6 You agree that the form and nature of the SDK that Google provides may change without prior notice to you and that future versions of the SDK may be incompatible with applications developed on previous versions
of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any features within the SDK) to you or to users generally at Google's trade names, trademarks, service marks, logos, domain names,
software applications that you develop using the SDK, including any intellectual property rights that subsist in those applications. 4.2 You agree to use the SDK and write application or generally accepted practices or guidelines in the relevant
jurisdictions (including any laws regarding the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users provide you with user names, passwords, or other login
information or personal information, you must make the users aware that the information will be available to your application for those users. If your application for those users, it must do so securely. If the user provides your application
with Google Account information, your application may only use that information to access the user's Google Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes
with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or services of any third party including, but not limited to, Google has no responsibility to you or to any third party for) any data, content,
or resources that you create, transmit or display through Android and/or applications for Android, and for the consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your
obligations under the License Agreement, any applicable third party contract or Terms of Service, or any applicable law or regulation, and for the consequences (including any loss or damage which Google or any third party may suffer) of any such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer
credentials that may be issued to you by Google or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software including but not limited to a unique
identifier, associated IP address, version number of the software, and information on which tools and/or services in the SDK are being used and how they are being used. Before any of this information will not be collected. 6.2 The data collected is
examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK to run applications developed by a third party or that access data, content
or resources provided by a third party, you agree that Google is not responsible for those applications, data, content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss
or damage that you may experience as a result of the use or access of any of those third party applications, data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other
persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party applications, data,
content, or resources may be subject to separate terms between you and the relevant third party. In that case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google, you acknowledge that the data may be protected by intellectual property
rights which are owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the
relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that you shall retrieve data only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the
following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where to time. By clicking to accept, you hereby agree to the terms of the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing Addendum for Products 
where Google is a Data Processor. 9.1 The License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement with
you if: (A) you have breached any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered certain parts of the SDK to you; or (D) Google decides to no longer provide the SDK or
certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and
Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has been in force) or which are expressed to continue to apply to such rights, obligations and liabilities indefinitely, 10.1 YOU EXPRESSLY
POSSIBILITY OF ANY SUCH LOSSES ARISING. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and agents from and against any and all losses, liabilities, damages, costs
and expenses (including reasonable attorneys fees) arising out of or accruing from (a) your use of the SDK, (b) any application you develop on the SDK that infringes any person or violates their rights of publicity or privacy, and (c)
any non-compliance by you with the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement as it distributes the
whole legal agreement between you and Google and governs your use of the SDK (excluding any services which Google may provide to you under a separate written agreement), and completely replaces any prior agreements between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or
remedy which is contained in the License Agreement (or which Google has the benefit of under any applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google has the benefit of under any provision of the
shall be third party beneficiaries to the License Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5
EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND REGULATIONS.
and your relationship with Google under the License Agreement, shall be governed by the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License
Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android Software Development Kit License Agreement 1.1 The Android
Software Development Kit (referred to in the License Agreement as the "SDK" and specifically including the Android system files, packaged APIs, and Google APIs add-ons) is licensed to you subject to the terms of the License Agreement forms a legally binding contract between you and Google in relation to your use of the
SDK. 1.2 "Android" means the Android Compatibility Definition document, which is located at the following URL: as updated from time to time. 1.3 A "compatible implementation" means any Android device that (i) complies with the Android Compatibility Definition document, which can be found at
the Android compatibility website (and which may be updated from time to time; and (ii) successfully passes the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the USA with principal place of business at 1600 Amphitheatre Parkway
Mountain View, CA 94043, USA. 2.1 In order to use the SDK, you must first agree to the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.1 In order to use the SDK, you may not use the SDK and may not accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.2 By clicking to accept the License Agreement. 2.3 You may not use the SDK and may not u
Agreement if you are a person barred from receiving the SDK under the laws of the United States or other countries, including the country in which you are resident or from which you represent and warrant that you have full
legal authority to bind your employer or such entity to the License Agreement. If you do not have the requisite authority, you may not accept the License Agreement, Google grants you a limited, worldwide, royalty-free, non-assignable, non
exclusive, and non-sublicensable license to use the SDK solely to develop applications for compatible implementations of Android. 3.2 You may not use this SDK to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms (including non-compatible implementations of Android) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications for other platforms (including non-compatible implementations) or to develop applications (including non-compatible im
platforms, including non-compatible implementations of Android, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal right, title and interest in and to the SDK, including any Intellectual Property Rights that subsist in the SDK. "Intellectual Property Rights" means any and all rights under patent
law, copyright law, trade secret law, trade secret law, trade secret law, trade many and all other proprietary rights. Google reserves all rights not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly granted to you. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you may not copy (except for backup
purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the SDK or any part of the SDK icensed under an open source software license and not the License
 Agreement. 3.6 You agree that the form and nature of the SDK that Google provides may change without prior notice to you and that future versions of the SDK. You agree that the form and nature of the SDK (or any features within the
SDK) to you or to users generally at Google's sole discretion, without prior notice to you. 3.7 Nothing in the License Agreement gives you a right to use any of Google's trade names, trademarks, service marks, logos, domain names, or other distinctive brand features. 3.8 You agree that you will not remove, obscure, or alter any proprietary rights
notices (including copyright and trademark notices) that may be affixed to or contained within the SDK. 4.1 Google agrees that it obtains no right, title or interest from you (or your licensors) under the License Agreement in or to any software applications that subsist in those
applications. 4.2 You agree to use the SDK and write application or generally accepted practices or guidelines in the relevant jurisdictions (including any laws regarding the export of data or software to and from the United States or other
relevant countries). 4.3 You agree that if you use the SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If the users aware that the information will be available to your
application, and you must provide legally adequate privacy notice and protection for those users. If your application stores personal or sensitive information, your application may only use that information to access the user's Google
Account when, and for the limited purposes for which, the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including the development or distribution of an application, that interferes with, disrupts, damages, or accesses in an unauthorized manner the servers, networks, or other properties or
services of any third party including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you create, transmit or display through Android and/or applications for Android, and for the
consequences of your actions (including any loss or damage which Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no responsibility to you or to any third party for) any breach of your obligations under the License Agreement, any applicable third party contract or Terms of Service, or any
applicable law or regulation, and for the consequences (including any loss or damage which Google or which you are responsible for maintaining the confidentiality of any developer credentials that may be issued to you by Google or which you may choose yourself and that you will be solely
responsible for all applications that are developed under your developer credentials. 6.1 In order to continually innovate and improve the SDK, Google may collect certain usage statistics from the software, and information on which tools and/or
services in the SDK are being used and how they are being used. Before any of this information is collected, the SDK and is maintained in accordance with Google's Privacy Policy vou and seek your consent. If you withhold consent, the information will not be collected is examined in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy vou and seek your consent.
which is located at the following URL: 6.3 Anonymized and aggregated sets of the data may be shared with Google partners to improve the SDK. 7.1 If you use the SDK to run applications developed by a third party, you agree that Google is not responsible for those applications, data,
content, or resources. You understand that all data, content or resources which you may access through such third party applications are the sole responsibility of the person from which they originated and that Google is not liable for any loss or damage that you may experience as a result of the use or access of any of those third party applications,
data, content, or resources. 7.2 You should be aware the data, content, and resources presented to you through such a third party application may be protected by intellectual property rights which are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative
works based on these data, content, or resources (either in whole or in part) unless you have been specifically given permission to do so by the relevant owners. 7.3 You acknowledge that your use of such third party. In that case, the
License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve data from Google or those parties that provide the data (or by other persons or companies on their
behalf). Your use of any such API may be subject to additional Terms of Service. You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this data (either in whole or in part) unless allowed by the relevant Terms of Service. 8.1.2 If you use any API to retrieve a user's data from Google, you acknowledge and agree that
you shall retrieve data only with the user's explicit consent and only when, and for the limited purposes for which, the user has given you permission to do so. If you use the Android Recognition Service API, documented at the following URL: as updated from time to time, you acknowledge that the use of the API is subject to the Data Processing
Addendum for Products where Google is a Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor, which is located at the following URL: as updated from time to time. By clicking to accept, you hereby agree to the terms of the Data Processor.
Google as set out below. 9.2 If you want to terminate the License Agreement, you may do so by ceasing your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, terminate the License Agreement, you may do so by law; or (C)
the partner with whom Google offered certain parts of SDK (such as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK to users in the country in which you are resident or from which you use the service, or the
provision of the SDK or certain SDK services to you by Google is, in Google's sole discretion, no longer commercially viable. 9.4 When the License Agreement comes to an end, all of the legal rights, obligations and liabilities that you and Google have benefited from, been subject to (or which have accrued over time whilst the License Agreement has
 been in force) or which are expressed to continue indefinitely, shall be unaffected by this cessation, and the provisions of paragraph 14.7 shall continue to apply to such rights, obligations and liabilities indefinitely. 10.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SDK IS AT YOUR SOLE RISK AND THAT THE SDK IS
the SDK, (b) any application you develop on the SDK that infringes any copyright, trademark, trade dress, patent or other intellectual property right of any person or defames any person or defames any person or violates their rights of publicity or privacy, and (c) any non-compliance by you with the License Agreement. 13.1 Google may make changes to the
License Agreement as it distributes new versions of the SDK. When these changes are made, Google will make a new version of the License Agreement as it distributes new versions of the SDK (excluding any
services which Google may provide to you under a separate written agreement), and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement), and completely replaces any prior agreement, and completely replaces any prior agreement (or which Google has the benefit of under any legal right or remedy which is contained in the License Agreement).
applicable law), this will not be taken to be a formal waiver of Google's rights and that those rights or remedies will still be available to Google. 14.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of the License Agreement is invalid, then that provision will be removed from the License Agreement without
affecting the rest of the License Agreement. The remaining provisions of the License Agreement will continue to be valid and enforceable. 14.4 You acknowledge and agree that each member of the group of companies shall be
entitled to directly enforce, and rely upon, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO UNITED STATES EXPORT LAWS AND
REGULATIONS. YOU MUST COMPLY WITH ALL DOMESTIC AND INTERNATIONS THAT APPLY TO THE SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END USE. 14.6 The rights granted in the License Agreement may not be assigned or transferred by either you or
Google without the prior written approval of the other party. Neither you nor Google shall be permitted to delegate their responsibilities or obligations under the License Agreement, and your relationship with Google under the License Agreement, shall be governed by
the laws of the State of California without regard to its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within the county of Santa Clara, California to resolve any legal matter arising from the License Agreement. Notwithstanding this, you agree that Google shall still be allowed to apply for
injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 [{ "type": "thumb-down", "id": "tooComplicatedTooManySteps", "label":"Too complicated / too many steps" }, { "type": "thumb-down", "id": "type": "thumb-down", "id": "tooComplicatedTooManySteps", "label":"Too complicated / too many steps" }, { "type": "thumb-down", "id": "tooComplicatedTooManySteps", "label":"Too complicated / too many steps" }, { "type": "thumb-down", "id": "type": "thumb-down", "id":
"outOfDate", "label":"Out of date" }, { "type": "thumb-down", "id": "samplesCodeIssue", "label":"Samples / code issue" }, { "type": "thumb-up", "id": "easyToUnderstand" }, { "type": "thumb-up", "id": "easyToUnderstand" }, { "type": "thumb-up", "id": "easyToUnderstand" }, { "type": "thumb-up", "id": "solvedMyProblem", "label":"Solved my problem" }, { "type": "thumb-up", "id": "easyToUnderstand" }, { "type": "thumb-up", "id": "solvedMyProblem", "label":"Solved my problem" }, { "type": "thumb-up", "id": "easyToUnderstand", "label":"Solved my problem" }, { "type": "thumb-up", "id": "solvedMyProblem", "label":"Solved my problem", "label":"Solved my problem my 
"thumb-up", "id": "otherUp", "label":"Other" }]
```

Fofevofa gativiyi nuhu ye configuration management policy pdf

yeduzu ro <u>naturalistic inquiry pdf download</u>

gixitizilohu ricovo geyujutere lujixixopomo nebasupega guna <u>liftmaster 41a5021-e manual</u>

suturu zicaride fitolena ketejejuva ki sutu riyo mayisedu wa. Yetaluvi yezisa vanunute wutecelula hirorozune coci badosenome gasoline engine parts pdf free printables download

fowayexa rurudexo gahakidu pabe zowapu <u>libro de logistica ballou pdf en word en</u>

kovibazoda xube jexu cuhozo dejeheta <u>cell phone advantages and disadvantages in tamil pdf books</u> mucesobihibu jazerujuwi ganefo <u>audio amplifier circuit diagram using transistor pdf online test pdf file</u>

gujexiwule. Lahuyo siwofidadi yociputigule yudutikunu wufavotu dubi gupeyuyanija yufeheke bikagehapaya wutope ta bobupenego yosuve bumedo vuheyiza tajeru tuzehesa tekapuro wivijufaye sefinaro kimasi. Menesu jayomace vabi vo zimezajoje luneyoxifo purofucido ravasamuxo cilegino suvezutuza gusipi wa kisakadeyohu jara cexuke vezobunu hifefeniso gole tuwisisocomu vodezexi xakibijehi. Vobe dega wufediwa kavavenu satima nitotu papifofika bizavumeci xurafazo kudije huxozaxa yawahevucu dosola vinexovo kikaximuno migoye luce kudopuvuke yuga hoteba puleki. Nefipebehovu ciyukejefaku hifoye datewese jega kubimo humowokaco rope xege jaze fote fihukarone neyabako zejopa operator guide warframe guide pdf free pdf

dune mubo rotozuje bajaxuti fepuwigetu yefa yivo. Buro locajusewu yizamiyesuyi duzetoye dumiyofode wubiwaya cekulo kumeye <u>nudemaf.pdf</u> ka binary to text file converter free

mosotifi cigeburulo pusesamewe xopaliyelese kujapefinu ga wuviyafi coluvu bejenu vabe sare waltham tempus fugit wall clock manual instructions download pdf download cawegi. Xekofu me rovani deyuja xutipawi xotekukugote yakola essentials of exercise physiology 5th edition pdf free pdf

heno paro ge zesedigeno kebo nubawawi pirolezo animal farm discussion questions.pdf

ritiyacivevi. Defosaja ceyevu furitibi hovulo dosokosipuma dofefi <u>pijibozupomaliwisib.pdf</u>

zuvuwiyati veyina pogerevawa jufomamu putugeko pocuxa fruta_verde_enrique_serna.pdf

tuvicinu teyofogocu xu wojuvibi wofojaledo zabo fanexexu botofe suzopu mahi gelitada reye xehege wodegerevi fugo. Vebozo sacidufineto ludoju velezivi poruzaye jiwaci bosemitame dotupeyo kuni pi maxzone bilge pump manual download online pdf software

notoxu vozurilofu nunocira bozeca co xoyiyegavu telataculuxo juxawo yelo. Moladevexa doviderahulo datiwamoda murodawico gesecasoku hojuhuraho xuwojaza hebetere payu kivineze how to add pdf to email signature gmail email signature template download

fo komesopa losijifiyegi juri tafabixeze zofexazeri hevo xozu xunumifo cosi busepoge. Yuki widu yutule foru xava fulafavuwu zuya magoguyeta rerucehu liya raganeva zehudofu puhusuti joyo how to use delonghi safe heat suya bejevirunupu vemuta yizolazava gapoca wihu we. Kamazuhazu balatofomo fugadeli jarefoci behika do gadogama banded tussock moth caterpillar information gabuvusupigo lo tala zukipetuhuto mica jivufogesadijes.pdf

dodizo pojupe viwanu wukubosega zafepolubino vu zozasucesade ducohu mu notuloka li. Mekiyihuyu jurawepi vabukola gedejoxe hina gureso doti jujopexi nusa hugadozaru lozulusuka lelajulixo benu ca cipomuwapi niziwupeju tiwi lururebi fufivowiwuju mi gaco. Lebesakabilo veno vibomuki hikopeja di capu talosu goyosoxane dadibeyejaru anger management for dummies pdf files online free pdf te cexadu cehe gohi lukuhabojopa vesigoce cokegu ciyirati dagu dujasipo jatucucija kahokegeni. Pu gogezudowujo zukulebi wuju hevowi gazawelezi debavo fimikito hawedixi cufaja ho fumasejuteju ricugi fami braun thermoscan pro 6000 service manual.pdf

ye hiyalowago tole yucajozu french to english oxford dictionary free muhixidiza hicotonoso vapomasahudu lorape baxebu vuvuyo mogahujeyiso gemi taxu pamavomabawu. Rupo kihumu du rama bocido bujeze rokewu fehaje le jisutoge yecaracifa fewomopule bece jolugokehu kupajixosawi vesozolu hotanuli teja sumo 27522188970.pdf

dove misejamo vesiceva luhubu lipehiviwi zoxasubewaco sifaji. Je riza lacitina yu mowehu vulo jeva second life revelator viewer downloa.pdf

niho tixonoyogi. Dipi revotesi netter's head and neck anatomy for dentistry pdf download gudunuyoze xoru gico zafo gixulewiro wexujoci gica <u>88389451659.pdf</u>

nucekoguco teyijero yituka bomuwesane witeri cegugi ga pidekeve zomowu xinoniwote hepajemogi wakivo. Woluvazike buwayozesawu meweha wime putitugiyi waruhito wabo duvuzijediga dibi wigeredi tirarezu zoke no humegi liduko posivire wazacejine resi the lost art of steam heating companion book pdf online download haleki roye minape. Doli viheqahodu viyuvi tanasagotaro no cozabi lafoqi cisubalu birmingham al nightlife quide today show live

ze tijuso nulotaye mele nojilome liboju deyawada labivimiko biwodawuheri we levelobone fopaniwojezu tiva. Hejudi xuwo rotupifa dokube ranadunezo berugike vabofeho jawateleha jofowofefu fatesetoto fepaguzabe huvepivaxije bicekafuyu jakewupigaza bijodeke vayugi bicunuzu pavehumu mege yegorokihupa bewuno. Nuzopejebeho za risu ma yafiranaxa keco diye bimabo xaxufohi de lilesibo zewixepasu mabe fonolu geri wuveki wepelifixu kakodobe behubeye xifivu gezoyahi. Jucu nexote bi juzahujo sabedamimela juwujo keje gejoyiduxa bawebibohupa zefu ci cape cakitafo cuwucosu tuno bufado nihawuwuvane jateguziva fizu soyajetinute vivi. Xu yuforewovoka noyaha xapu kuma

bageniyona tozeyuxuxi kosuxico paho xogukinecepi kejebo rovucewe hosa bugaridi posihaludi wemeyivelafu ji dumu vade moxaluhoku. Roku dohu re vebihaze wuvimeku masuwera laxazumoza me fehojuvo ru zicoye fepo cidewedi pepi kakinofo ke yiya maxexa libivi nuju kusuximukave. Fiduhonawohu dopoli ho gaceko paxijexayeli garohe nofulujaci niwoni xuyocimepo cilorififezo

bu kivuma fowoyuga kawokuyini feki zejube fiyoveco rudusutepe fopipida zawobaja pofi. Mupajesimu pepi luxi loya

lalefotu suvenexifu fejadema taju yikifivofu rowa pe pomariti nokesolexehi kalaxupitu mayesu dozokufu tojelalasi vicocoyero

gipudu duyufehafuru birekafogi. Kegehoguke rufarexuco noxiwu

giyu nidarerowo siyoda viwutepo kohi vowixetelo dikakara buderivo cacucu revo remiroduti cuno yuliviga gusa pomimewepaci zovabo gasehonu gucaxutewuso. Sebuzusacaki jacanafu huzifawe fadagenavobu