License: Open Logistics Foundation License, Version 1.3 (Exhibit A)
Original version submitted: April 14, 2022,
http://lists.opensource.org/pipermail/license-review_lists.opensource.org/2022-April/005245.html
Version 1.2 submitted: 5 December 2022,
http://lists.opensource.org/pipermail/license-review_lists.opensource.org/2022-December/005265.html
Version 1.3 submitted 17 January 23, 2023,
http://lists.opensource.org/pipermail/license-review_lists.opensource.org/2023-January/005332.html
Decision Date: due no later than the first Board meeting after 16 February 2023

License Review Committee Recommendation:

Resolved that it is the opinion of the OSI that the Open Logistics Foundation License v1.3 be approved as an Open Source Initiative Certified license in the special purpose category of licenses.

Rationale Document

This is the third version of the license submitted for review. This review includes the comments on all three versions of the license.

No one stated that the license did not meet the OSD.

The license has a choice of German law. The reason for including a choice of law provision is to ensure that the license terms, particularly the terms relating to warranties and limitations on liability, comply with German law and therefore will be enforceable as written. The license-review discussion of the license included an extensive discussion of whether any choice of law provision should be approved. However, there are a number of approved licenses that include a choice of law, so it is not a basis for rejecting a license.

The original name of the license was “Open Logistics License.” There were comments that this name was confusing, suggested that the license had terms specifically designed for the logistics field. The name of the license has been changed to Open Logistics Foundation License.

Version 1 excluded personal injury from the limitation of liability, which was viewed as a potentially high risk to developers. This exclusion is not included in the current version.

The original version had the sentence “Under no circumstances will anything in this Section 3 be construed as granting, by implication, estoppel or otherwise, a license to any patent for which the respective Contributors have not granted patent rights when they submitted their respective Contributions.” This sentence appeared to allow contributors to withhold patent rights for contributions, but the sentence has been removed.

Bradley Kuhn asked the Board to reject version 1.2 of the license on the basis that it had a choice of law provision and because the title was misleading. The name has been changed but the choice of law provision remains.

Josh Berkus said he would vote “no” if the submitter did not explain why a license with a
German choice of law was needed. The response was that some EU companies were reluctant to put work under an OSS license without a German choice of law provision.

Exhibit A

Open Logistics Foundation License
Version 1.3, [MONTH] 2023
https://www.openlogisticsfoundation.org/licenses/

TERMS AND CONDITIONS FOR USE, REPRODUCTION AND DISTRIBUTION

§1 Definitions

(1) "Subject Matter of the License" shall mean the works of software components in Source or Object form as well as any other components protected under copyright, design and/or patent law which are made available under this License.

(2) "License" shall mean the terms and conditions for the use, reproduction and distribution of the Subject Matter of the License in accordance with the provisions of this document.

(3) "Licensor(s)" shall mean the copyright holder(s) or the entity authorized by law or contract by the copyright holder(s) to grant the License.

(4) "You" (or "Your") shall mean a natural or legal person exercising the permissions granted by this License.

(5) "Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

(6) "Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

(7) "Derivative Works" shall mean any work, whether in Source or Object form or any other form, that is based on (or derived from) the Subject Matter of the License and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Subject Matter of the License and Derivative Works thereof.

(8) "Contribution" shall mean any proprietary work, including the original version of the Subject Matter of the License and any changes or additions to such work, or Derivative Works of such work, that the rights holder, or a natural or legal person authorized to make submissions, intentionally submits to a Licensor to be incorporated into the Subject Matter of the License. For the purposes of this definition, "submit" shall mean any form of electronic or written communication which is sent to a Licensor or its representatives for the purpose of discussing or improving the Subject Matter of the License, including but not limited to communications sent via electronic mailing lists, source code control systems and issue tracking systems; however, communications that are clearly marked by the copyright holder as "not a contribution" or otherwise identified as such in writing are excluded.
(9) "Contributor" shall mean the Licensor(s) and/or any natural or legal person on whose behalf the Licensor(s) receive(s) any Contribution subsequently incorporated into the Subject Matter of the License.

§2 Grant of usage rights

Subject to the terms and conditions of this License and compliance with the provisions of this License, You are hereby granted by each Contributor, insofar as applicable to the respective Subject Matter of the License the

- royalty-free and non-exclusive,
- sub-licensable for commercial and non-commercial purposes,
- worldwide and perpetual,
- irrevocable and non-terminable

right to reproduce, prepare Derivative Works of, publicly display, publicly perform, and distribute the Subject Matter of the License and such Derivative Works in any form. This right of use includes but is not limited to the right

- to use the Subject Matter of the License in any hardware and software environment (with regard to the software and data components), in particular to store or load it permanently or temporarily, to display it and run it, including to the extent reproductions are necessary to that end, to otherwise modify, interpret, edit or redesign it,
- to store, reproduce, exhibit, publish, distribute it in tangible or intangible form, on any medium or in any other way, for commercial and non-commercial purposes, in particular to communicate it privately or publicly, including via image, audio and other information carriers, irrespective of whether by wire or wireless means,
- to use it in databases, data networks and online services, including the right to make the software and data components of the Subject Matter of the License available in Source or Object form to users of the aforementioned databases, networks and online services for research and retrieval purposes,
- to allow third parties to use or operate it,
- to use it for own purposes but also to provide services to third parties,
- to distribute it

in its original or modified, interpreted, edited or redesigned form.

The foregoing right of use relates to the Subject Matter of the License, in particular to its Source and Object form of software components (including design rights, where applicable).

§3 Grant of patent license

Subject to the terms and conditions of this License and compliance with the provisions of this License, You are hereby granted by each Contributor a

- royalty-free and non-exclusive,
- worldwide and perpetual,
- irrevocable (with the exception of the restrictions set out in this Section 3)

patent license in all rights deriving from the patents, owned and licensable by the
Contributor at the time of the submission of the Contribution, to

- produce,
- have produced,
- use,
- offer for sale,
- sell,
- import and otherwise transfer

the Subject Matter of the License.

However, said patent license shall cover only those rights deriving from the patents of the respective Contributors which are indispensable in order not to infringe that patent and only to the extent that the use of the Contributor’s respective Contributions, whether alone or in combination with other Contributions of the Contributors or any third parties together with the Subject Matter of the License for which these Contributions were submitted, would otherwise infringe that patent. The grant of license shall not include rights deriving from the patents which may in future become necessary for their lawful use due to subsequent modifications to the Subject Matter or Contributions made by third parties after the original submission.

In the event that You institute patent litigation against any entity or person (including a counterclaim or countersuit in a legal action), alleging that the Subject Matter of the License or a Contribution incorporated or contained therein constitutes patent infringement or indirect infringement, all patent licenses which have been granted to You under this License for the Subject Matter of the License as well as this License itself shall be deemed terminated as of the date on which the action is filed.

§4 Distribution

You may reproduce and distribute copies of the Subject Matter of the License or Derivative Works on any medium, with or without modifications (with regard to software components in Source or Object form), provided that You comply with the following rules:

- You must provide all other recipients of the Subject Matter of the License or of Derivative Works with a copy of this License and inform them that the Subject Matter of the License was originally licensed under this License.
- You must ensure that modified files contain prominent notices indicating that You have modified the files.
- You must retain all copyright, patent, trademark and attribution notices in the Subject Matter of the License in the Source form of any Derivative Works You distribute, with the exception of those notices that do not pertain to any part of the Derivative Works.

You may add Your own copyright notices to Your modifications and state any additional or different license conditions and conditions for the use, reproduction or distribution of Your modifications or for those Derivative Works as a whole, provided that Your use, reproduction and distribution of the work complies with the terms and conditions set out in this License in all other respects.

§5 Submission of Contributions
Unless expressly stated otherwise, every Contribution that You have intentionally submitted for inclusion in the Subject Matter of the License is subject to this License without any additional terms or conditions applying. Irrespective of the above, none of the terms or conditions contained herein may be interpreted to supersede or modify the terms or conditions of any separate licensing agreement that You may have concluded with a Licensor for such Contributions, such as a so-called "Contributor License Agreement" (CLA).

§6 Trademarks

This License does not grant permission to use the trade names, trademarks, service marks or product names of the Licensor(s) or of a Contributor.

§7 Limited warranty

This License is granted free of charge and thus constitutes a gift. Accordingly, any warranty is excluded. The Subject Matter of the License is a work in progress; it is constantly being improved by countless Contributors. The Subject Matter of the License is not complete and may therefore contain errors ("bugs") or additional patents of Contributors or third parties, as is inherent in this type of development.

§8 Limitation of liability

Except in cases of intentional and grossly negligent conduct, the Contributors, their legal representatives, trustees, officers and employees shall not be liable for direct or indirect, material or immaterial loss or damage of any kind arising from the License or the use of the Subject Matter of the License; this applies, among other things, but not exclusively, to loss of goodwill, loss of production, computer failures or errors, loss of data or economic loss or damage, even if the Contributor has been notified of the possibility of such loss or damage. Irrespective of the above, the Licensor shall only be liable within the scope of statutory product liability to the extent that the respective provisions are applicable to the Subject Matter of the License or the Contribution.

Except in cases of intentional conduct, the Contributors, their legal representatives, trustees, officers and employees shall not be liable for any infringement of third-party patent or intellectual property rights arising from the Contributions nor do they warrant that the Contributions are accurate, devoid of mistakes, complete and/or fit for any particular purpose.

§9 Provision of warranties or assumption of additional liability in the event of distribution of the Subject Matter of the License

In the event of distribution of the Subject Matter of the License or Derivative Works, You are free to accept support, warranty, indemnity or other liability obligations and/or rights consistent with this License and to charge a fee in return. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and You hereby agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of Your accepting any such warranty or additional liability.

§10 Applicable law
This License is governed by German law, excluding its conflict of laws provisions and the provisions of the UN Convention on Contracts for the International Sale of Goods (CISG).

END OF TERMS AND CONDITIONS