

馬卡瓏
MACARON

馬卡瓏 智能生活隨身鏡

Macaron Intelligent Life Mirror

使用說明書

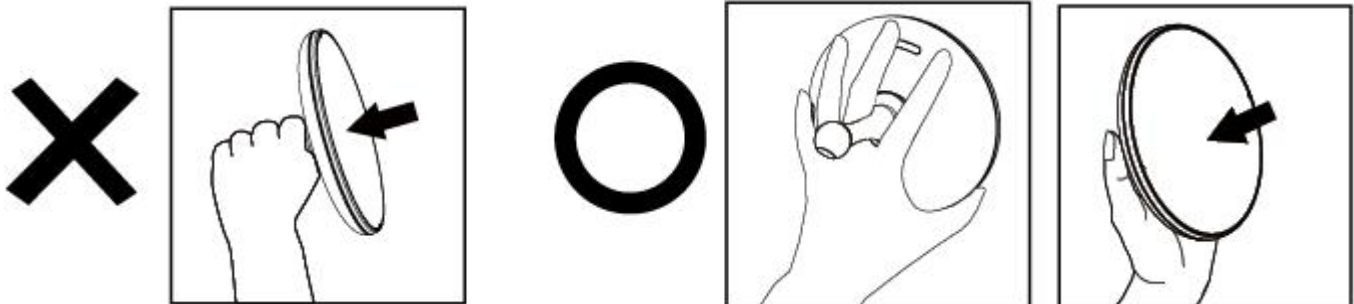


目錄

1. 使用注意事項.....	3
2. 產品與配件 :.....	4
3. 外觀說明 :.....	4
4. 第一次開機設定&手機綁定 (需網路)	5
5. 恢復原廠設定.....	9
6. 取消手機綁定&重新綁定(更換帳號).....	10
7. 語音助理阿法 ⁵ 通關密語.....	11
8. 快速指令一覽表.....	11
9. 首頁時間模式.....	12
10. 設定.....	12
11. 鏡子模式.....	13
12. 鬧鐘設定.....	14
13. YouTube 語音搜尋播放音樂&藍牙喇叭連接.....	15
14. YouTube 播放清單更新-同步至馬卡瓏.....	16
15. 天氣查詢.....	13
16. 日期/時間查詢.....	13
17. 小夜燈功能.....	17
18. 語音資訊查詢.....	18
19. 找尋手機功能.....	18
20. 語音詢問/新增 Google 行事曆.....	19
21. LINE 群組文字傳送.....	20
22. 對話/留言功能 (適用於同一網域內的馬卡瓏).....	22
23. 常見問題 FAQ.....	25
24. 硬體規格.....	26
25. 線上保固登記.....	26
26. 硬體保固資訊.....	27
27. 警語與安全提示.....	29
28. 限用物質說明表.....	30
29. 著作權利(COPYRIGHT).....	31

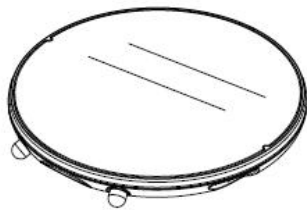
1. 使用注意事項

- 用此產品前請先閱讀產品使用手冊並遵從指示，並保存此手冊供日後參考。
- 產品僅適用室內一般環境，勿暴露在陽光直射、高溫或極端寒冷地方儲存或操作。
- 此產品為易碎材質，請小心輕放。
- 尖銳物品請勿靠近面板，放置避免面板向下。
- 請勿將產品暴露在灰塵、雨水或潮濕環境中。
- 請勿堵塞、遮蔽產品上任何孔洞。
- 請確保使用產品提供的電源線。
- 使用中請勿使產品受到震動、搖晃或衝擊。
- 請勿對產品施加過大壓力或將重物放置在上方。
- 請定期清潔電源線、插頭避免灰塵堆積。
- 如需清潔，請拔下電源插頭，使用軟布擦拭，勿使用有機溶劑清潔。
- 長時間不使用時請拔下電源插頭。
- 運送或操作過程中請勿敲擊或掉落。
- 除合格維修服務人員外，不得調整、拆解、維修本產品。
- 使用過度恐傷害視力。
- 使用30分鐘請休息10分鐘。
- 未滿 2 歲幼兒不看螢幕，2 歲以上每天看螢幕不要超過 1 小時。
- 拿取產品時請輕移並以手掌貼住圓鏡背面、手指夾住支架；請勿直接握住支架並大力搖晃。

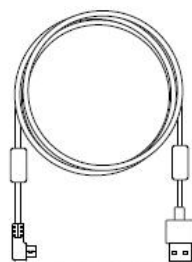


此產品含強力磁鐵，請勿與易受磁性影響的物品擺放一起，避免損壞，如硬碟、手錶、磁卡、筆記型電腦.....等。

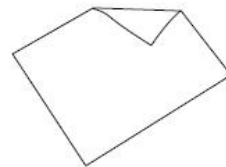
2. 產品與配件：



智能鏡



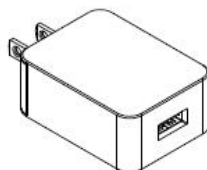
連接線



拭鏡布



腳架

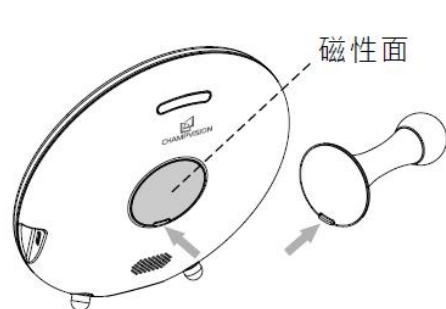


充電器



使用手冊

3. 外觀說明：

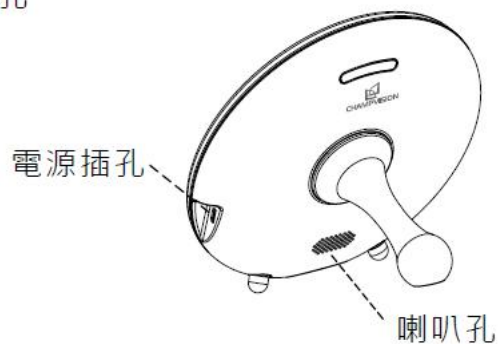
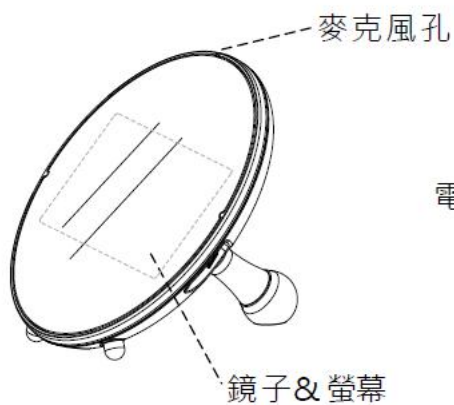


▶ 腳架組裝方法，對準凹凸點，上磁性平面。



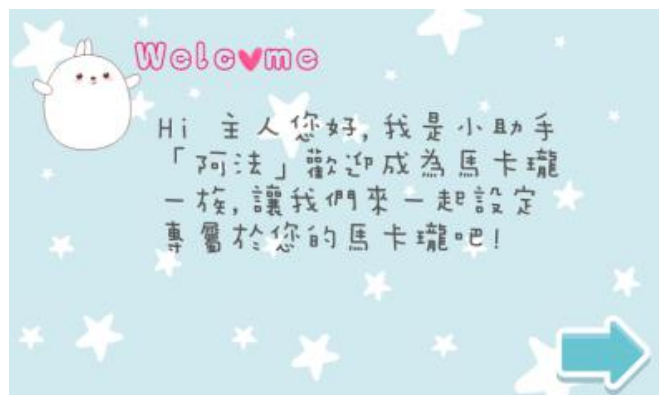
▶ 長按開關鍵可以開關機，短按開關螢幕

螢幕每兩小時自動休眠，短按開關可喚起螢幕。



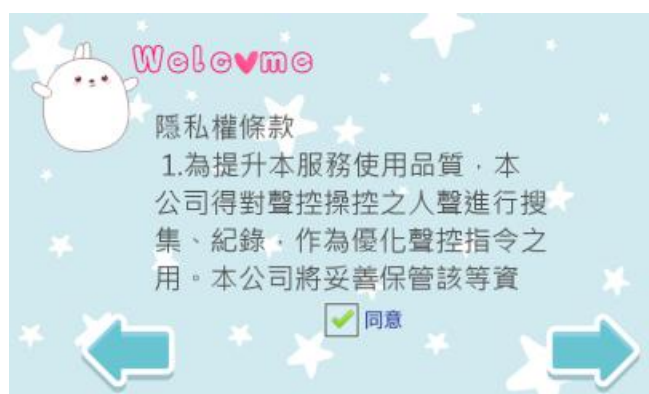
4. 第一次開機設定&手機綁定 (需網路)

*第一次開機時或恢復原廠設定後需做「第一次開機設定」



步驟 1.

開機後會出現歡迎頁面，閱讀完請按右下方箭頭繼續下一步。



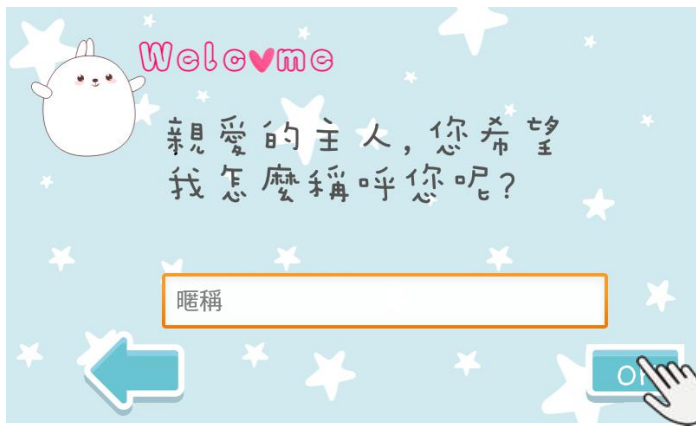
步驟 2.

隱私權宣告，閱讀完請勾選「同意」才可往下一步。



步驟 3.

設定 WIFI，點選上圖欲連接網路後會出現下圖，點選空白處會出現鍵盤，此時請輸入密碼連線。



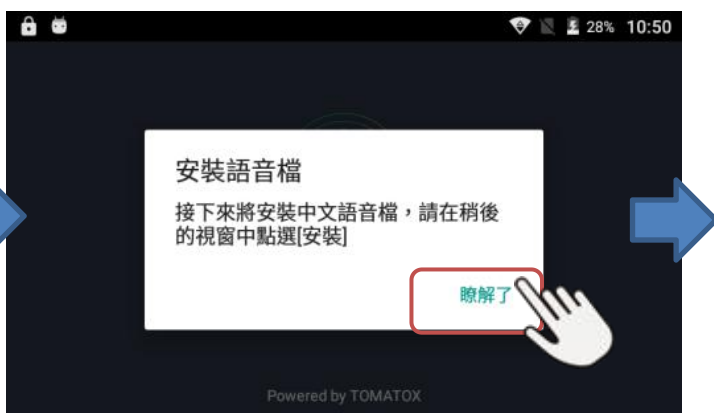
步驟 4.

暱稱設定，必須輸入才能下一步。此暱稱用於開啟鏡子模式時，語音助理對使用者的稱呼。



步驟 5.

安裝語音助理阿法(alpha)，允許在其它應用程式上層繪製內容。允許後會依序出現下方畫面，請依流程安裝。





步驟 6.

語音檔安裝完成後請按「完成」。



步驟 7.

語音助理下載完成後，產品會出現 QR code 畫面，此時請先回到手機進入 App 商店(Play store/ App store)下載「**角落番茄 TOMATOX**」App。(手機系統版本建議為 Android 6.0+ / iOS 12+)



步驟 8.

手機點選角落番茄 App → 進入點選「Google 快速登入」(圖一)，輸入 Google 帳號密碼(無 Google 帳號請先註冊) → 進入下一畫面後點選頁面右下角⚙️設定(圖二)。

步驟 9.

點選⚙️設定頁面後進入下一畫面(圖三)，選擇「新增語音助理產品」→ 出現 QR code 掃描畫面(圖四)。

步驟 10.

掃描馬卡瓏產品上的 QR code，手機會跳至各程式的授權頁面，請允許授權(圖五)。

步驟 11.

綁定成功後，馬卡瓏產品上的 QR code 即會消失進入「首頁時間模式」(圖六)，便可開始使用馬卡瓏。




提醒:

1. 一台產品只能對應一個帳號，但一個帳號可綁定多台產品。
2. 更換新使用者時請先至馬卡瓏主畫面「設定」-- 選取「恢復原廠設定」。
3. 更換帳號請至馬卡瓏主畫面「設定」-- 「馬卡瓏設定」內選取「取消手機綁定」。

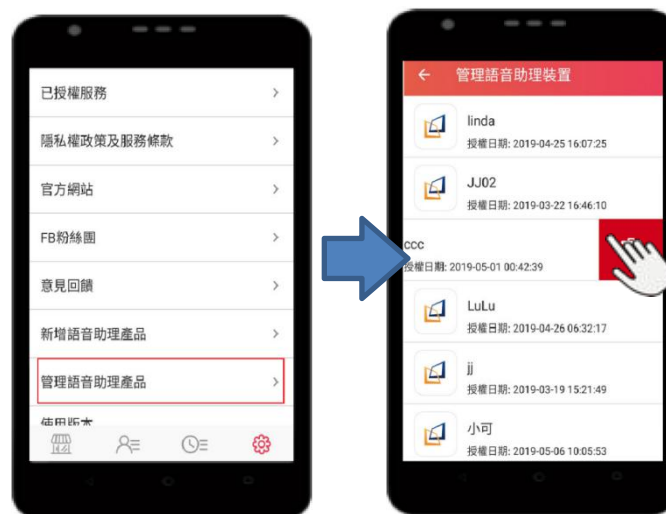
5. 恢復原廠設定

更換新使用者時請務必恢復原廠設定

- **產品端：**首頁上設定按鈕 → 畫面下拉並點選「恢復原廠設定」 → 重設手機 → 全部清除 → 馬卡瓏重開機。




- **手機端：**請至「角落番茄」App 設定 → 管理語音助理產品 → 點擊刪除來取消綁訂。



**欲更換使用者時，恢復原廠設定後，手機端請務必進入角落番茄 app 取消與馬卡瓏的綁定。

6. 取消手機綁定&重新綁定(更換帳號)

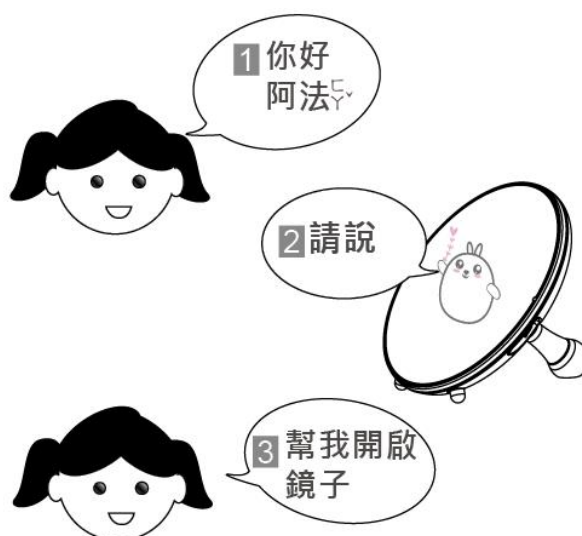
- 欲更換帳號時請先取消手機綁定，首頁上設定按鈕 → 下拉點選馬卡龍設定 → 取消手機綁定。
- 確認後馬卡龍會回到掃描 QR code 的畫面，此時請先依據 P8 步驟 8-11 操作，並掃描 QR code 綁定新的帳號。



**若使用者只更換手機沒更換帳號，不需重新綁定。請重新下載角落番茄 APP，登入原本舊手機的帳號密碼即可。

7. 語音助理阿法⁵通關密語

通關密語：下任何指令前請說「你好，阿法⁵」阿法回應「請說」後再下指令內容。



8. 快速指令一覽表



目標	指令例句	目標	指令例句
時間	"現在時間"	小夜燈	"幫我開啟小夜燈" "幫我變色"
日期	"禮拜日是幾號"		"幫我變暗" "幫我變亮"
點播歌曲	"聽 xxx 的歌" "播放全球新聞"	設鬧鐘	"設定 1 小時後的鬧鐘" "設定 18 點 10 分的鬧鐘"
天氣	"今天臺北市天氣" "4 月 4 日天氣"	查詢訊息	"幫我搜尋紅酒燉牛肉食譜" "找 3 千元以下手機"
設定頁面	"幫我開啟設定"	時鐘頁面	"幫我開啟時鐘"
鏡子模式	"幫我開啟鏡子"	找手機	"手機在哪" "尋找手機"
即時對講	[我要跟+已設定之暱稱+講話] "我要跟弟弟講話"	行事曆	"我今天有哪些行事曆" "2/19 有什麼活動查詢" "星期五的行程"
Line 群組 留言	"幫我傳訊息" "傳訊息給女兒"	時間提醒	[時間提醒+已設定之暱稱+時間+事件] "時間提醒弟弟下午六點起床"
文字留言	[文字留言+已設定之暱稱+事件] "文字留言給弟弟明天載我去圖書館"	調整音量	"大聲點" "大聲一點" "調高音量" "小聲點" "小聲一點" "調低音量"

9. 首頁時間模式

- 開機後預設的首頁桌面模式，返回首頁的語音指令為「幫我開啟時鐘」





10. 設定

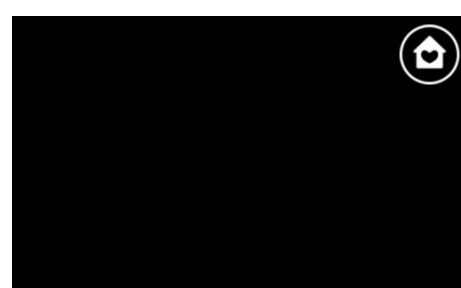
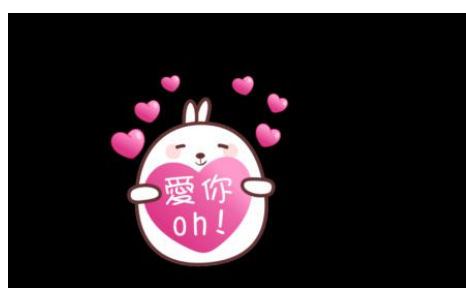
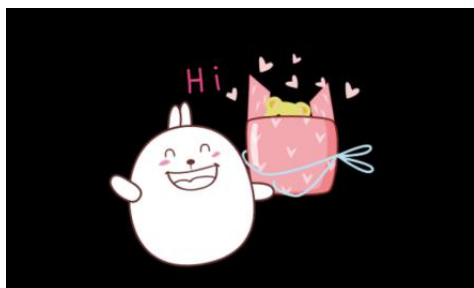
- 可觸控首頁按鈕  或語音「幫我開啟設定」進入設定模式，進入後使用者可觸控點選各項目操作。
- 退出可按頁面左下角  鍵或語音「幫我開啟時鐘」回到首頁模式。

各項設定說明	
Wi-fi	*顯示目前連線的網路跟可選擇的網路 *無網路時需觸控點選進入此畫面連網
藍牙	*可連結藍牙喇叭或其他藍牙裝置
音效通知	媒體音量(語音助理、音樂)、鬧鐘音量、鈴聲音量、震動調整
電池	檢視電量、調整螢幕亮度、變更省電模式
恢復原廠設定	換新使用者時使用(請參照 p8)
馬卡龍設定	使用者暱稱設定、對話留言設定、取消手機綁定(請參照 p9)
日期與時間	設定日期時間，如不設定皆為預設臺灣時區
關於	軟體更新、型號、版本、條款
鬧鐘	檢視設定的鬧鐘、更改刪除鬧鐘、計時器



11. 鏡子模式

- 觸控：點選首頁按鈕  「快速鏡面模式」
- 語音：說聲「你好阿法」「幫我開啟鏡子」。
- 進入鏡面時出現可愛動畫，小助理會問候使用者「您今天好嗎，開心嗎？」並依使用者回覆有不同的回應與顯示畫面。（如：開心/難過/還好...等）
- 欲返回首頁時，請直接下語音指令「幫我開啟時鐘」，或點擊螢幕會出現 Home  按鈕，點選 Home 按鈕可回到首頁時鐘畫面，若不動作則會自行回到全黑的鏡子模式；亦可直接下其他指令（如：播放巴哈的協奏曲）。




12. 天氣查詢

- 使用者開機設定&帳號綁定完成後即可語音查詢一星期內臺灣地區縣市天氣。
- 查詢天氣的規則為日期+地點，例句：
「今天(明天)(後天)宜蘭天氣如何」、「星期一新竹會冷嗎」、「1/19 桃園會熱嗎」

13. 日期/時間查詢

- 使用者開機設定&帳號綁定完成後即可語音查詢時間日期。(過去日期不能查詢)
- 例句:「現在幾點」、「下星期六(禮拜日)(明天)幾號」、「12月25號星期幾」

14. 鬧鐘設定

- 使用者開機設定&帳號綁定完成後即可語音設定鬧鐘，範圍為 24 小時內。
- 語音：設定幾分鐘（小時）的後的鬧鐘 / 設定幾點幾分的鬧鐘，例如：
「設定 1 小時後的鬧鐘」、「設定 18 點 10 分的鬧鐘」
- 進階鬧鐘設定或取消：觸控點選  設定 → 鬧鐘 → 以觸控方式操作設定。在鬧鐘設定頁面裡可設定重複性鬧鐘（如：周一～周五，早上七點半。）、鬧鐘取消或鬧鐘刪除的功能設定。

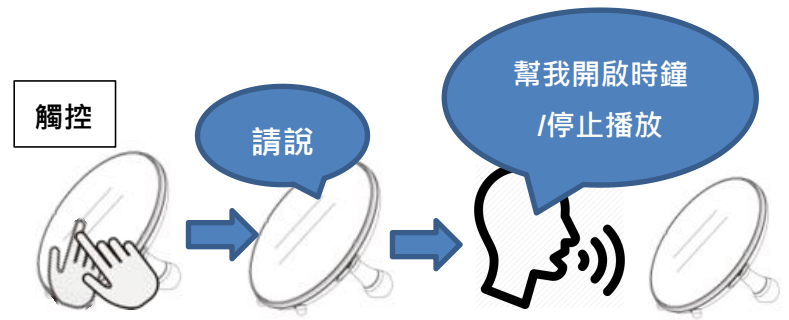
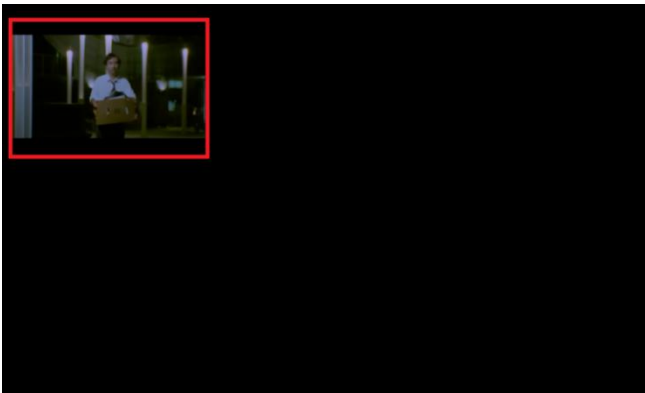


- 馬卡瓏關機時的鬧鐘響時模式說明：
 1. 拖曳右滑『開眼圖示』：關閉鬧鐘並開機。
 2. 拖曳左滑『閉眼圖示』：關閉鬧鐘並維持關機。
 3. 拖曳上滑『ZZZ 睡覺圖示』：貪睡鬧鐘模式，先將鬧鐘關閉，十分鐘後再次提醒。



15. YouTube 語音搜尋播放音樂&藍牙喇叭連接

- 使用者開機設定&帳號綁定完成後即可語音播放音樂，欲停止音樂或進行其他語音操作需先點擊螢幕，待音樂暫停、語音助理應答後便可下指令（停止音樂 / 上一首 / 下一首 / 幫我開啟鏡子...）
- 語音規則：你好阿法，聽 XXXX /播放 XXX，例句：
「我要聽周杰倫的告白氣球」、「播放張惠妹」、「播放全球新聞」



停止播放: 先觸控螢幕，阿法回答後再下其他指令

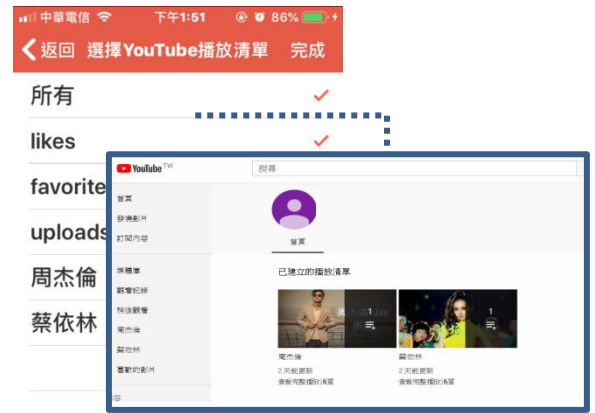
- **外接藍牙喇叭功能：**開啟設定→點選藍牙→找尋配對裝置→關掉手機音訊的設定 (有麥克風功能的藍芽喇叭)→確定



- 如使用者擁有 youtube 帳號並已設定特定播放清單，可將清單連結至角落番茄 APP 並透過馬卡瓏播放，詳見下頁說明 (欲將歌曲新增至「我的播放清單」，請上 youtube 網站搜尋操作方式)。

16. YouTube 播放清單更新-同步至馬卡瓏

- 需先至手機「角落番茄」App 設定



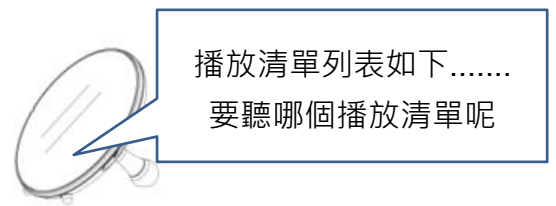
與馬卡瓏相同的 youtube 帳號裡的播放清單會顯示於「角落番茄」，請勾選要同步的資料夾




儲存後可至「我的工作」頁面裡編輯/刪除/現在檢查。

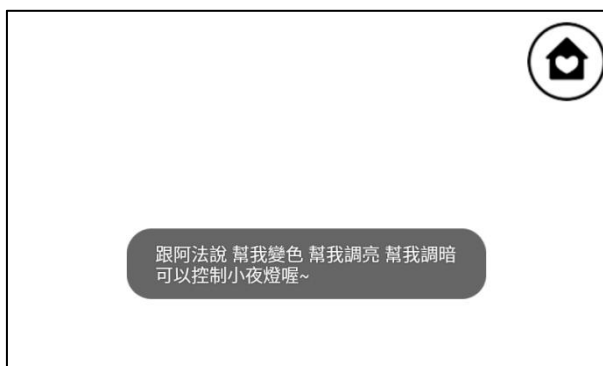
**youtube 帳號裡的播放清單有變動時，每 60 分鐘會同步，若要立即同步，請點選現在檢查；播放清單資料夾超過 50 項即無法顯示

- 例句: 「我有什麼播放清單」、「播放清單有哪些」



17. 小夜燈功能

- 開啟小夜燈：「幫我開啟小夜燈」
- 小夜燈變換顏色：「幫我變色」(共七種顏色變化)
- 亮度調整：
 - ◆ 觸控調整：觸控點擊螢幕可進行循環亮度調整。
 - ◆ 語音調整：「幫我變暗 (亮)」。
- 點選  Home 按鈕可回到首頁時鐘畫面，或語音指令「你好阿法，幫我開啟時鐘」返回首頁。
- 兩小時便會休眠，需喚起時短按背蓋按鍵一次或下語音指令即可。



18. 語音資訊查詢

- 使用者開機設定&帳號綁定完成後即可語音查詢 / 搜尋資訊，馬卡瓏會將搜尋到的結果傳送至綁定的手機，使用者在手機開啟「角落番茄」App 後可查看結果。
- 語音規則: 搜尋 xxx、查詢 xxxx、找 xxxx，例句:
「搜尋食譜」、「幫我找便宜的滑鼠」、「查詢翻譯 apple」



19. 找尋手機功能

- 忘記手機放在哪或是找不到手機，可語音透過馬卡瓏幫忙找尋，讓手機響起鈴聲。
- 例句: 「手機在哪」、「尋找手機」、「我的手機在哪」



20. 語音詢問/新增 Google 行事曆

- **詢問行事曆:** 使用者開機設定&帳號綁定完成後，可詢問該帳號連結之「Google 日曆」上的行程，查詢區間為未發生之特定日期（查詢過去日期或時間，會回答沒有行程）。

例句:「我有什麼行事曆(行程)」、「檢查星期五禮拜五的行程」、「2/19 有什麼活動」、「我下周有什麼活動」、「檢查下下周的行事曆」、「今天下午 2 點到 7 點有什麼活動」。

- **行事曆新增:** 透過馬卡瓏語音新增行程至「Google 日曆」，行程提醒通知會在擁有「Google 日曆」的手機或電腦裝置上顯示，確認行事曆可進入裝置裡的「Google 日曆」觀看，不會顯示在馬卡瓏。
- **例句:**「提醒我明天下午兩點開會」、「提醒我 1 月 20 號下午三點聚餐」、「下午四點提醒我提早下班」
- **修改或刪除行事曆:** 欲修改或刪除行程，請直接至手機或電腦裝置的「Google 日曆」程式裡手動操作（請注意登入帳號與綁定馬卡瓏的帳號需相同）。



****Android 手機:** 內建「Google 日曆」或至 play store 下載，登入帳號與綁定馬卡瓏之帳號需相同，即可直接點閱查看。

****ios 手機:** 請至 App store 下載「Google 日曆」，登入綁定馬卡瓏的帳號即可使用。

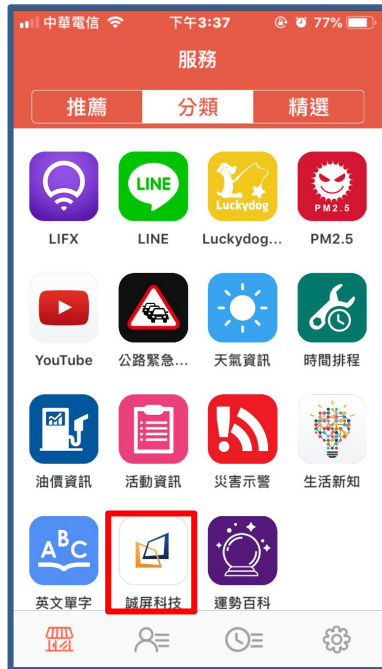
****電腦版**直接搜尋「Google 日曆」，登入綁定馬卡瓏的帳號即可使用。



手動新增/修改行事曆

21. LINE 群組文字傳送

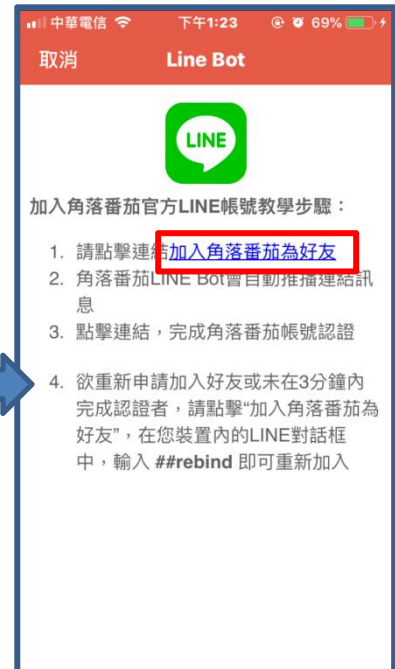
● 需先至手機設定



1. 請先至手機「角落番茄 App」點選分類--誠屏科技



2. 點選「LINE 給指定對象」



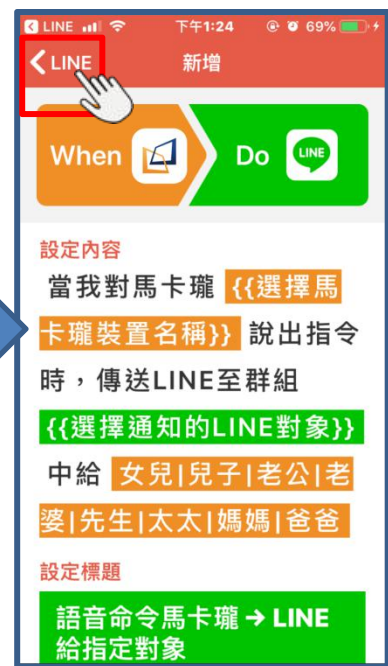
3. 加入「角落番茄」為 LINE 好友



4. 進入 LINE 應用程式，加入「角落番茄」好友



5. 點選連結完成認證



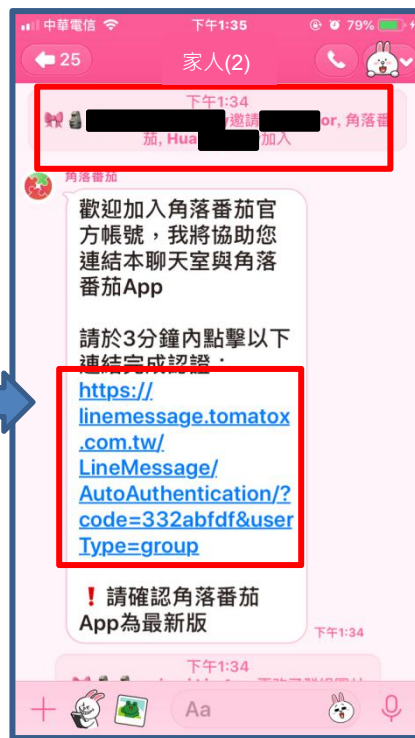
6. 認證完成後會直接進入設定畫面，設定前請先回 LINE 應用程式內建立新群組



7. 在 LINE 建立新群組，例如：家人



8. 加「角落番茄」與想要語音傳送的對象進群組



9. 完成後進入群組，再次點擊連結



10. 回到「角落番茄」APP 畫面設定，選取對應的裝置與群組暱稱。

對應的馬卡瓏暱稱

用於對馬卡瓏的語音指令，可選擇較普遍的暱稱，不限一人，如：妹妹/老婆(限中文)



11. 儲存後可至「我的工作」頁面裡修改/刪除。如需建立另一新群組請重覆步驟 7-10

- 例句: 「傳訊息」、「幫我傳訊息」、「傳訊息給女兒」



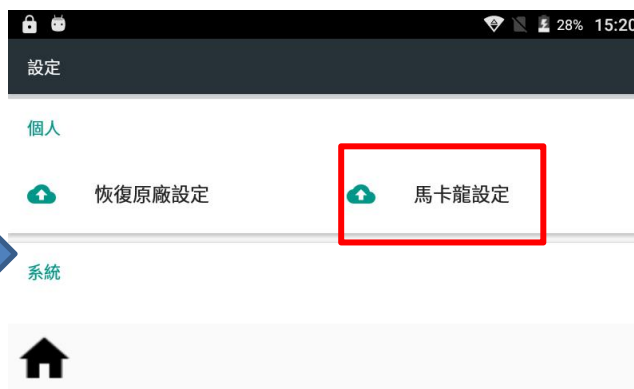
- 多群組設置：不同群組需設定不同暱稱，馬卡瓏可依暱稱傳送至不同群組中。
EX: 家人群組：老婆/女兒/兒子/爸爸/媽媽, 姊妹淘群組：大姊/二姊/三姊, 同事群組：老闆/主管/助理/工程/業務。

22. 對話/留言功能 (適用於同一網域內的馬卡瓏)

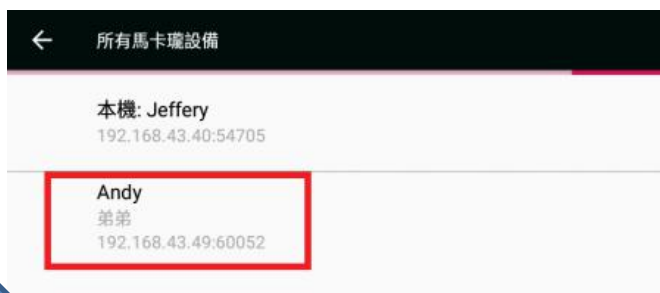
- 設定:



首頁點選開啟設定或語音馬卡瓏「幫我開啟設定」



點選「馬卡瓏設定」，進入可對話裝置清單。



搜尋到其他馬卡瓏設備(如以下 Andy)，可點選設定暱稱，類似爸爸(媽媽弟弟等等...)這種暱稱會比特殊名字來得容易語音比對。



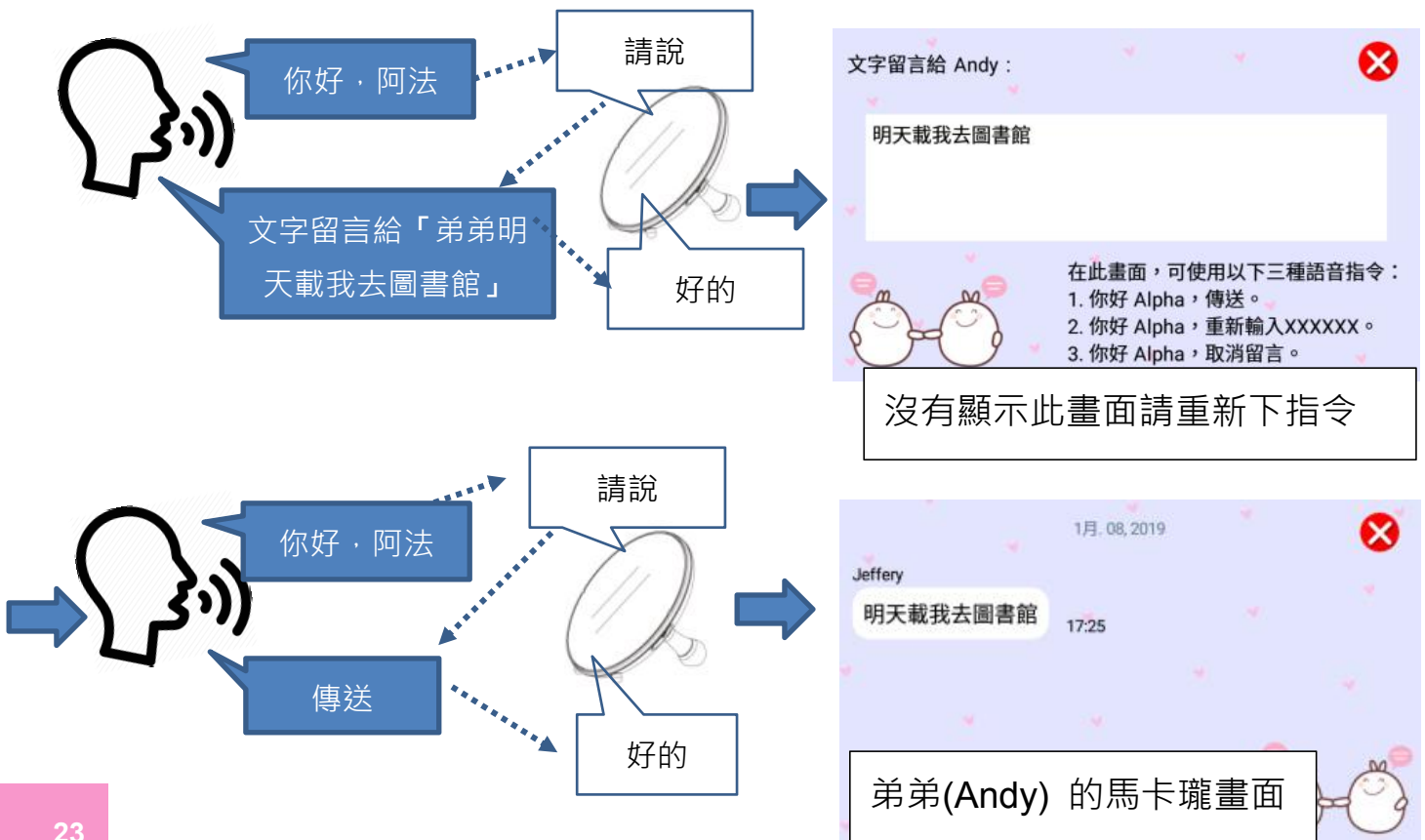
- **文字留言功能:** 「你好，阿法」 → 文字留言給「暱稱」+ 「要傳送的所有文字」，
例如：「文字留言給弟弟，明天載我去圖書館」

馬卡瓏收到指令後會開啟文字留言功能畫面 → 可選擇傳送、重新輸入或取消。

A 傳送: 「你好，阿法」 → 「傳送」 ----- 傳送畫面上的文字留言

B 重新輸入: 「你好，阿法」 → 「重新輸入 xxxxxxxx」 --- 重新輸入的訊息會顯示在畫面上，確認後再執行步驟 A

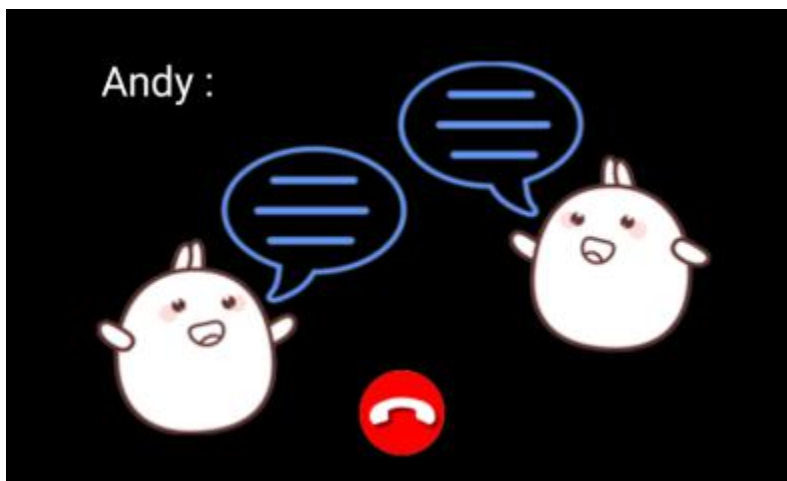
C 取消留言 「你好，阿法」 → 「取消留言」 --- 取消文字留言



- 即時通話功能:

「你好，阿法」→我要跟「暱稱」講話，例如：「我要跟弟弟講話」

馬卡瓏會開啟即時對講功能頁面，使用者可直接與選擇對象語音通話 (如對方無開機或連網則會通話失敗)。



雙方的馬卡瓏畫面

- 替對方設定鬧鐘功能

使用者可幫選擇的對象遠端設定鬧鐘

「你好，阿法」→時間提醒「暱稱」+「24 小時內的時間」+「要傳送的所有文字」

例如：「時間提醒弟弟下午六點起床」點選「OK」



弟弟(Andy) 的馬卡瓏畫面

23. 常見問題 FAQ

Q: 語音小幫手聽不懂、無回應或當機怎麼辦

A: 檢查網路是否連通、記得說「你好,阿法」、重新下指令、不行的話就試著重開機。

Q: 連結藍芽喇叭後，跟阿法的對話有時聲音不會出現？

A: 藍芽喇叭連接後，必需關掉手機音訊的設定(有麥克風功能的藍芽喇叭)，如下圖。



Q: 使用文字留言給某人時，如還沒傳送，機台進入休眠模式，即會回到時鐘畫面？

A: 文字留言時，如文字正確，需再說一次「你好,阿法=>”傳送”」，即時送出。如時間過久或是關電源休眠，則會回到時鐘畫面。

Q: 當兩台進行語音通話時，第三台機台傳送訊息給其中一方時，會導致語音通話結束？

A: 同一網域中，文字留言權現優先於語音通話，情境做為短訊對講使用，如同一網域中收到第三方的文字留言時，會優先收文字留言，並中斷通話。

Q: 長按關機鍵時會出現安全模式選項，如誤觸重開機後會停在開機畫面，應如何處理？

A: 安全模式會造成馬卡瓏無法正常進入桌面，如誤觸請長按電源鈕 12-15 秒強制重新開機，即可恢復進入正常模式。

24. 硬體規格

馬卡瓏智能生活隨身鏡 規格表	
CPU	Dual-Core MTK MT6570N
顯示器	480(RGB)x800 with touch
記憶體	512MB DDR3+4GB EMMC
藍牙	Bluetooth v4.0 Low Energy (LE)
無線標準	802.11 b/g/n 2.4GHz
I/O 連接埠	Micro USB (Charging only)
電源輸入	100-240V - 0.3A 50-60HZ
電源變壓器	5V, 2A
尺寸	136*136*92 mm (with stand)
重量	300g (with stand)
揚聲器規格	8Ω/1W
操作溫度	0~35°C
系統	Android 6.0
手機 OS 適用版本	Android 6.0+ & iOS 12+

25. 線上保固登記

本產品未使用紙本保固卡，購買產品時請上網填寫產品保固註冊表單

<https://www.surveycake.com/s/pxyQr>



26. 硬體保固資訊

◆ 硬體保固服務

「馬卡瓏生活智能隨身鏡」提供「產品保固聲明」，針對客戶向誠屏科技股份有限公司或授權的代理經銷商，所購買的合法授權標示「馬卡瓏生活智能隨身鏡」產品，提供硬體一年有限保固服務，硬體保固規範請參考硬體免責條款。硬體意指裝置本體，若為消耗性物品，如線材、電源線、相關配件與贈品等不在此限。

如果有保固服務問題，請 e-mail 聯絡客服人員。當您需要任何保固服務時，您必須提供產品名稱、序號，購買日期及購買憑證。

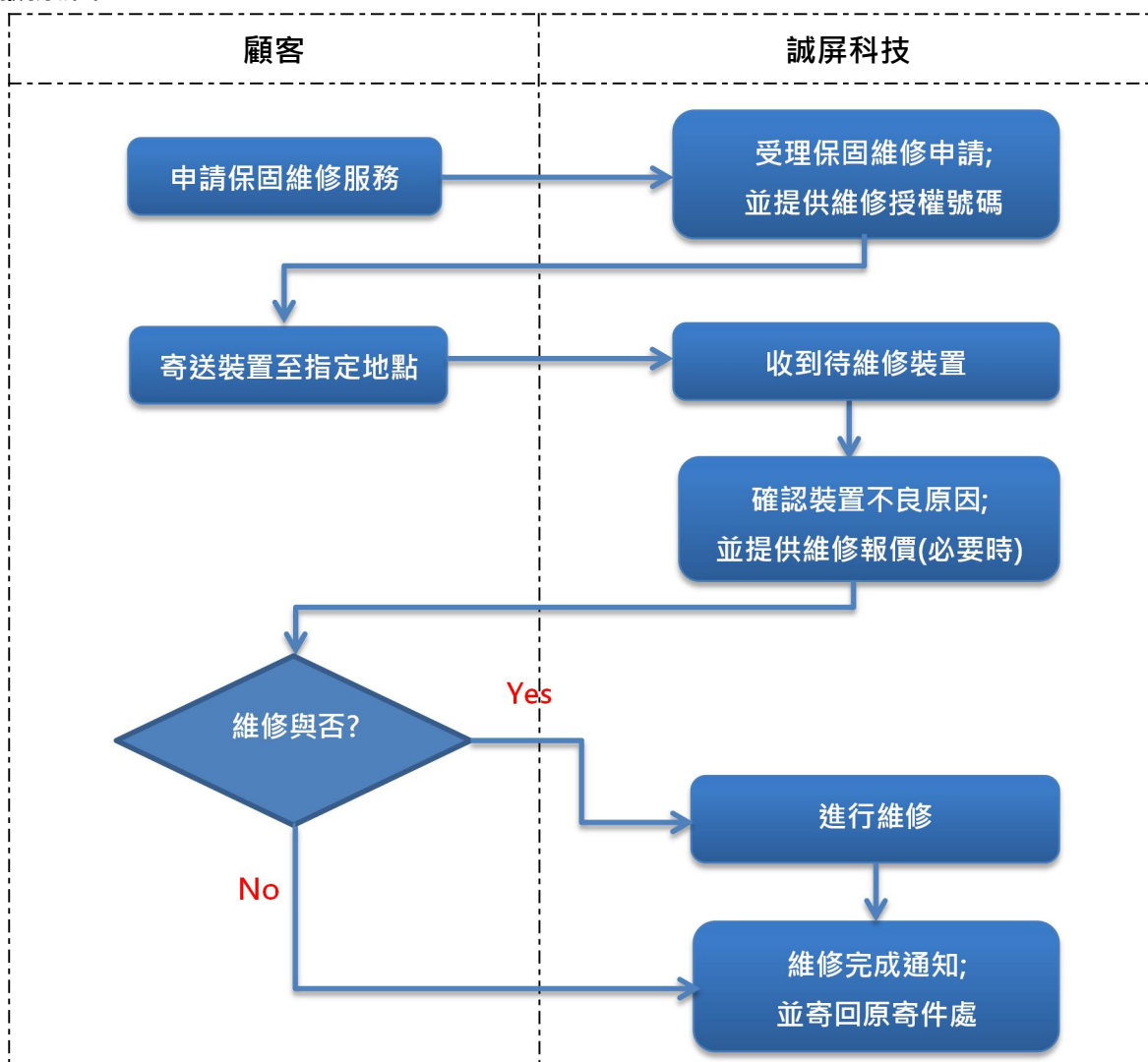
1. 產品標示位於產品底部。
2. 本產品只能使用所提供之電源。
3. 請使用潔淨的乾布進行清潔。
4. 產品保固期，以誠屏授權的代理經銷商開立之發票所載日期起算一年內。應妥善保存購買發票（或購買證明）以維護權益。
5. 無誠屏授權的代理經銷商之銷售發票（或購買證明）時，概依產品之序號認定保固期限。
6. 本產品不包含使用者可自行維修的元件。所有維修問題，請聯繫誠屏客服中心。
7. 請依照誠屏維修服務流程申請保固維修服務。

◆ 硬體免責條款

本保固不得轉讓予原始購買者以外之其他購買者、租用者或從原始購買者處取得產品者。除本保固條款另有約定外，產品在正常合理使用下產生的瑕疵，於台灣本島及離島內，均享有保固，但以下情形不在保固範圍內：

1. 自行撕換誠屏保固序號貼紙，或序號貼紙與產品型號規格不符，以及人為塗改與磨損序號貼紙導致序號貼紙難以辨識，或無誠屏序號標籤貼紙之產品。上述之狀況，誠屏皆將取消保固權益且不予提供維修服務。
2. 經由誠屏科技授權之技術人員判定故障情形。若為裝置被不當的使用、操作疏忽、不當安裝維護、濫用(包括未遵照產品說明文件操作)、自行拆卸外殼，經由非誠屏科技授權之技術人員拆卸、維修，擅自更改產品結構導致之故障損壞，即無法享有保固權益。
3. 外觀損壞，包括但不限於傳輸埠上的刮痕、凹痕以及塑膠破損。
4. 不當的快遞運送。
5. 不可抗力因素造成的損壞，例如閃電、火災、地震、淹水、內亂、戰爭或其他人為無法控制之因素造成的裝置損壞。
6. 購買產品時所附的消耗品，包括但不限於紙箱、包裝材料、電源變壓器、說明手冊、掛架、安裝配件及贈品等。
7. 本產品的作業系統，僅支援官方的系統更新。若使用者未依照產品規格與本說明書規定操作，或使用第三方應用程式造成產品異常或作業系統改變，可能導致系統不穩定以及帶來安全風險和安全威脅。
8. 若客戶因前項情形需維修產品，於誠屏判斷產品屬可以維修之情形，經客戶同意後，會向客戶收取因維修而發生的所有費用。

◆ 維修服務流程



若客戶提出申請保固服務的需求且產品瑕疵為保固範圍所涵蓋，誠屏客服會提供一組維修授權（RMA）號碼及提供指定的服務中心地址供客戶運送產品至維修據點。

1. 收到維修授權（RMA）號碼後，必須將產品運送至指定服務中心，並在運送標籤上清楚標示維修授權（RMA）號碼。
2. 需要保固維修服務的產品在運送前務必取得維修授權（RMA）號碼才受理安排報固維修服務。
3. 如果未將維修授權（RMA）號碼標示在運送標籤上，可能會延誤產品修理或更換期程。
4. 保固維修運費採各自負擔方式，客戶需自行包裝並負擔運費將保固產品寄送至誠屏指定的服務中心，誠屏會將維修完成的產品或更換料件寄送並負擔運費至原寄件處。

◆ 維修據點

誠屏科技股份有限公司 Champ Vision Display. Inc

苗栗縣竹南鎮 竹南科學園區 科北五路二號

No.2, Kebei 5th Rd., Chunan Township, Chunan Science Park, Miaoli County 350, Taiwan (R.O.C.)

誠屏客服聯絡方式

客服專線：+886-37-777000 分機: 8110

E-Mail : service.cvd@champvision.com.tw

本裝置僅限台灣本島及離島使用，如因將本裝置攜至台灣以外地區使用，而造成資料毀損暨裝置損壞等情事，本公司概不負責。

軟體部分免責聲明請參閱裝置設定內的「隱私權宣告」。

27. 警語與安全提示

隱私權

為維護隱私權，請妥善使用。若使用者因本服務使用不當而觸犯民、刑事或行政法規的相關規定，並遭直接或間接第三方主張法律上的權利，使用者應自行就所衍生之一切侵權行為對該方負責，概與本公司無關。

防水與防塵

您的裝置不具備生活防水功能。請勿使裝置濺水，淋水，或是接觸海水，鹽水，加氯的水或飲料等液體。不當使用裝置，將導致保固失效。

低功率電波輻射性電機管理辦法警語

第十二條 經型式認證合格之低功率射頻電機，非經許可，公司、商號或使用者均不得擅自變更頻率、加大功率或變更原設計之特性及功能。

第十四條 低功率射頻電機之使用不得影響飛航安全及干擾合法通信；經發現有干擾現象時，應立即停用，並改善至無干擾時方得繼續使用。前項合法通信，指依電信法規定作業之無線電通信。低功率射頻電機須忍受合法通信或工業、科學及醫療用電波輻射性電機設備之干擾。

安全資訊

避免移除連接線上白色 EMI 夾扣，有抑制電磁波的功能，請妥適使用。避免 3 歲以下兒童單獨使用此裝置。

避免兒童或寵物咀嚼或吞下此裝置及配件。

飛航安全

為維護安全，請勿在航空工具上使用，裝置網路訊號可能會對導航系統造成干擾。

法律資訊

本手冊由誠屏科技股份有限公司印製。誠屏科技股份有限公司對本手冊因印刷錯誤、目前資訊之不準確、因程式或設備之改良而進行的修改，恕不另行通知。前述更動將納入本使用手冊之後續版本。所有圖片僅供功能說明參考，請以實物為準。在此所述之所有產品和公司名稱，為各自所有者的商標或註冊商標。保留任何未經明示授予的權利。

28. 限用物質說明表

設備名稱：馬卡瓏智能生活隨身鏡 型號 (型式)：CVI04181 Type designation (Type)						
單元 Unit	限用物質及其化學符號 Restricted substances and its chemical symbols					
	鉛Lead (Pb)	汞 Mercury (Hg)	鎘 Cadmium (Cd)	六價鉻 Hexavalent chromium (Cr ⁺⁶)	多溴聯苯 Polybrominat ed biphenyls (PBB)	多溴二苯醚 Polybrominated diphenyl ethers (PBDE)
塑膠外殼	○	○	○	○	○	○
金屬零件	○	○	○	○	○	○
鏡面玻璃	○	○	○	○	○	○
顯示模組	○	○	○	○	○	○
電路板	-	○	○	○	○	○
USB充電器	-	○	○	○	○	○
USB線	○	○	○	○	○	○
EMI磁環	○	○	○	○	○	○
喇叭	○	○	○	○	○	○
麥克風	○	○	○	○	○	○

備考1. “超出0.1 wt %” 及 “超出0.01 wt %” 係指限用物質之百分比含量超出百分比含量基值。

備考2. “○” 係指該項限用物質之百分比含量未超出百分比含量基準值。

備考3. “-” 係指該項限用物質為排除項目。

29. 著作權利(COPYRIGHT)

Copyright (C) 2019 by Champ Vision Display. Inc

ALL RIGHTS RESERVED.

The copyright declaration applies to any part of the product, however if the declaration and Free and Open Source license requirements are in explicit conflict, the FOSS license prevails.

Written Offer and Declaration Notice for Free and Open Source Software

The software included in this product contains copyrighted software that is originally licensed under the Free and Open Source Software licenses, such as the GNU General Public License v2.0 for the Linux Kernel and the Apache License 2.0 for the middle layer and other independent components. The related notices and disclaimers of FOSS projects are attributed as is according to the guidance of the original redistributors by the received date at the FOSS Legal Information sector defined by the Android system. A copy of these licenses is included in the same sector as well. You may obtain the Corresponding Source code for the source available part from us, such as Android Open Source Project, for a period of three years after our last shipment of this product, by contacting us at service.cvd@champvision.com.tw to confirm the delivery charge no more than the cost of physically performing source distribution on a medium, and sending the money order or check to: FOSS Compliance Division

Champ Vision Display. Inc

Address: No.2, Kebei 5th Rd., Chunan Township, Chunan Science Park, Miaoli County 350, Taiwan (R.O.C.)

Tel.:+886 37 777-000 Ext. 8110

Or with your agreement, we shall be able to send an exclusive download link to you via Internet for your convenience.

This offer is valid to anyone in receipt of this information.

著作權利

著作權所有 (C) 2019 誠屏科技股份有限公司 Champ Vision Display. Inc

本著作權利聲明適用至本產品的任一部份，然而若本聲明與自由開源軟體授權條款的要求產生衝突，則以自由開源軟體授權條款為準。

自由開源軟體書面文件及揭露聲明

本產品內含軟體包括原採自由開源軟體授權條款授權提供且受著作權保護之軟體，例如 Linux 核心系統採 GNU 公眾授權條款第二版，中介層級與其他獨立元件採 Apache 授權條款第二版。自由開源軟體相關的聲明及免責事項，依其原始發布者於取得日現況之指引進行顯名標示，列於 Android 系統規劃之自由開源法律資訊區塊。自由開源軟體授權條款之副本亦包含於同一區塊。

就能提供程式源碼的部份，您能透過我們取得對應的程式源碼，例如 Android 開源項目，於我們對本產品最後發售日起算三年期間內，聯絡 service.cvd@champvision.com.tw 以確認將源碼燒錄於載具並寄送的工本資費，並將議定金額或支票寄發至：自由開源合規部門；或是為了您的方便，經您同意後，我們亦得發送專用的下載鏈結透過網際網路提供源碼給您。本文件對於任何執此聲明之人皆有效。

誠屏科技股份有限公司 Champ Vision Display. Inc

地址：350 苗栗縣竹南鎮 竹南科學園區 科北五路二號

電話：+886 37 777-000 分機 8110

Free and Open Source Software Notice

Gson-2.8.5

* Url: <https://github.com/google/gson>

* License Full Name: Apache 2.0 license

* SPDX Short Identifier: Apache-2.0

* Modified Status: No

* Copyright Notice: Copyright 2008 Google Inc. Licensed under the Apache License, Version 2.0; you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

* Disclaimer: This is not an officially supported Google product. Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

WebRTC-1.0.20371

* Url: <https://webrtc.org/>

* License Full Name: WebRTC Software License & WebRTC Additional IP Rights Grant

* License Type: BSD-style with Additional Patent Grant

* Modified Status: No

* Copyright Notice: Copyright 2011 The WebRTC Project Authors. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file in the root of the original source tree at: <https://webrtc.googlesource.com/src/>. An additional intellectual property rights grant can be found in the file PATENTS. All contributing project authors may be found in the AUTHORS file in the root of the source tree.

* Disclaimer: THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

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

RxDNSD-0.9.12 / Android mDNSResponder

* Url: <https://github.com/andriydruk/RxDNSD>

* License Full Name: Apache 2.0 license

* SPDX Short Identifier: Apache-2.0

* Modified Status: No

* Copyright Notice: Copyright (C) 2016 Andriy Druk. Licensed under the Apache License, Version 2.0; you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

* Disclaimer: Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Java-WebSocket-1.3.9

* Url: <https://github.com/TooTallNate/Java-WebSocket>

* License Full Name: MIT License

* SPDX Short Identifier: MIT

* Modified Status: No

* Copyright Notice: Copyright (c) 2010-2019 Nathan Rajlich. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions: The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

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

ChatMessageView-2.0.1

* Url: <https://github.com/bassaer/ChatMessageView>

* License Full Name: Apache 2.0 license

* SPDX Short Identifier: Apache-2.0

* Modified Status: No

* Copyright Notice: Copyright (C) 2019 Tsubasa Nakayama. Licensed under the Apache License, Version 2.0; you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

* Disclaimer: Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by

contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

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

"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.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work 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 Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. 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 only if You 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.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

WebRTC Software License

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

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

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

* Neither the name of Google nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

WebRTC Additional IP Rights Grant

"This implementation" means the copyrightable works distributed by Google as part of the WebRTC code package.

Google hereby grants to you a perpetual, worldwide, non-exclusive, no-charge, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, transfer, and otherwise run, modify and propagate the contents of this implementation of the WebRTC code package, where such license applies only to those patent claims, both currently owned by Google and acquired in the future, licensable by Google that are necessarily infringed by this implementation of the WebRTC code package. This grant does not include claims that would be infringed only as a consequence of further modification of this implementation. If you or your agent or exclusive licensee institute or order or agree to the institution of patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that this implementation of the WebRTC code package or any code incorporated within this implementation of the WebRTC code package constitutes direct or contributory patent infringement, or inducement of patent infringement, then any patent rights granted to you under this License for this implementation of the WebRTC code package shall terminate as of the date such litigation is filed.

The MIT License

Copyright <YEAR> <COPYRIGHT HOLDER>

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

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

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

WebRTC-1.0.20371

Copyright (c) 2011, The WebRTC project authors. All rights reserved.

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

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

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

* Neither the name of Google nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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

RxDNSSD

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document. "Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

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

"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.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work 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 Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. 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 only if You 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.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Java-WebSocket-1.3.9

Copyright (c) 2010-2019 Nathan Rajlich

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

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

ChatMessageView

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

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

"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.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work 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 Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. 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 only if You 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.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [2019] [Tsubasa Nakayama]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

GSON

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document. "Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity.

For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity. "You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License. "Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"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.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work 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 Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License. You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.
5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. 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 only if You 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.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.