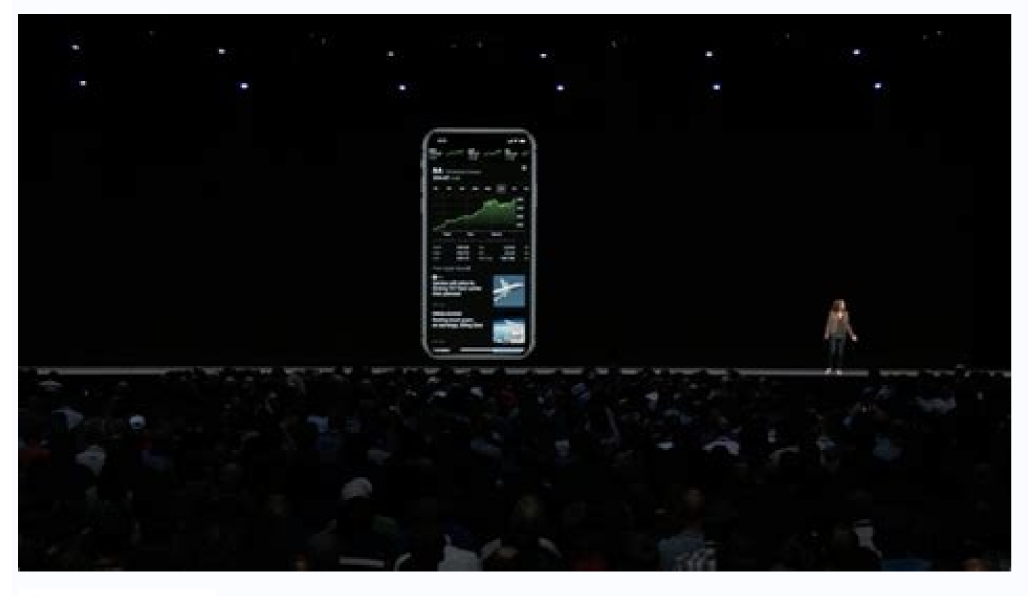




Android sdk tools visual studio 2015







6 Tanta	iyama w		Q Search				💮 Maria Bescas
Overview 1	tarea Orde	n Costanen	Automation	Marchandising	Marketing	Users	

Sales over time		List 14 hours Mad	N-store management in one 🛛 🖂
Z	x O	A CH II	t now, only you can view your entire witation in Shopity Plue. On to the Users page we argue/tation-level permissions to your for users.
		- SAG AN Their Extreme (SAM)	
	denne (54) — Than Detenine (71) — Than Detenine		Line for Income
	denne (C4) Tean Externe (F) Tean Externe		kant (H heave
Store performance Q. Search stores	denne (C4) Than Genere (F) Than Genere Salere	Geders	
Store performance Q. Search stores			



Download android sdk tools for visual studio 2015.

I recently worked with a client trying to install Visual Studio 2015 on his corporate network that happened behind a firewall. Internet access was restricted and provided with a proxy set correctly, they were still seeing installation failures. The installation flaws shown in the user interface were all Android SDK API levels. These are installed for the mobile development scenarios Córdoba and Xamarin Cross Platform. Looking deeper into the logs that we would find errors like the following: Download Error: 0: Installing the return code for the product ' Android SDK API levels. SDK Settings (API Level 22)' is a failure (the following packages (s) were not downloaded: Building Tools. 22.0.1 Android-22. Check your Internet connection and try again). Download Manager Information: 0: Product Android SDK Configuration (API Level 22) Made Install Complete Download Information: 0: Current Installation Increase to 2 Download Manager Information: 0: Use Run Heuristic Progress for: Android SDK Configuration (API Level 23) Download ErrorManager Tools: 0: Install the Return Code for the product 'Assembling SDK packages' from Android (Level 23) 23.0.1 Android-23. Check your Internet connection and try again). Download Manager Information: 0: Product 'Assembling SDK packages' from Android (Level 23) 23.0.1 Android-23. Check your Internet connection and try again). Download Manager Information: 0: Product 'Assembling SDK packages' from Android (Level 23) 23.0.1 Android-23. Check your Internet connection and try again). Download Manager Information: 0: Product 'Assembling SDK packages' from Android (Level 23) 23.0.1 Android-23. Check your Internet connection and try again). Android SDK Configuration (API Level 23) Made Install Complete Download Installation Manager Information: 0: Increased current installation No: 0: Use of Execute Progress Heuristic for: Android SDK Configuration (API Level 19 and 21) Download ErrorManager: 0: Install the return code for the product 'ConfigurationAndroid SDK (API Level 19 and 21) 'is a fault (the next package (s)) did not download: Platform-Tools Extra-Android-Support Extra-Android-19 Android-19 Android-19 SYS-IMG-ARMEABI-V7A-ANDROID-19 SYS-IMG-ARMEABI-V7A-ANDROID-19 addon-google apis-google-19. Please check your Internet connection and Intéllo again.) Download Manager Information: 0: Product Android SDK Package Manager does not look To the proxy configuration of the entire equipment when accessing the Internet. The Android SDK Package Manager stores its own proxy configuration instead. Visual Studio is able to install the packet manager, but the package manager can not install any of the API levels because it does not have the proxy information to access the Internet through the safe firewall. As it turns out that there is an easy solution for this problem! Only we need to help Android SDK Package Manager with proxy configuration! The package manager stores the proxy configuration in a specific file in the user's profile so that we can put this file with the correct configuration before installing Visual Studio and everything must work. Here are the steps to solve this problem! BEFORE INSTALLING VISUAL STUDIO, CREATE A FILE AT THIS LOCATION:% USERPROFILE% \. Android Tool.cfg file that has just been created, place the following content. Make up to update $\hat{a} \in \omega$ Http.Proxyhost $\hat{a} \in \omega$ Htt = false http.proxyhost = 127.0.0.1 sdkman.ask.adb.restart = false sdkman.show. Update.only = true sdkman.use.dl.cache = true Install Visual Studio Normally anyway, I hope that is useful! Publish a comment below if this helped! I am developing an Android application in Visual Studio. In the Android SDK administrator, all API level 23 APIs (Android 6.0) at API level 25 (Android 6.0). I want to point 7.1 as most smart phone now now That. There is another problem if I go with Android 6.0. Some packages like xamarin.firebase.Messaging fail in the installation with the following error. Install package: The package could not be installed a \in m xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to installed a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebase.Messaging 42.1001.0 '. It is trying to install this package in a project aimed at a \notin m Xamarin.firebas with that framework. For more information, contact the author of the package. I can see that all the options available under the API level 25 are installed on the SDK Manager. Kindly help me so that I can point to Android 7.1 from the application of Visual Studio Android. Thanks Android Studio offers the most rapid tools to build applications in all types of Android devices. Android platform Studio Package Format ± SHA-256 or checksum Windows (64-bit) android-studio-2020.3.1.26-windows.exe Recommended 914 MiB .exe installer d9181ae1668fc4a5f3a19aa5a2f9951f022bff1359a70aa0f0e7987e248c740c android-studio-2020.3.1.26-windows.zip No 922 MiB 218cc88 562f06ddb5c4b61e0d7059d37 688e91e9af55ab0a7bd2c0 485 050bd4b Mac (64-bit) android-study-2020.3.1.26-Mac.dmg 950 393 MiB 7da10ce0c3e998 045f6de3c37df46bd95e3bacb3f803d63fd85bc67 148d6e Mac (64-bit ARM) android-study-2020.3.1.26-mac arm.dmg 947 MiB 19 688e19df59f37ce1d4b2b339d0c81dbc8f443fb2c8cbe4d6e4178cc70f935a Linux (64-bit) android-studio-2020.3.1.26-linux.tar.gz 935 MiB 344d858 235ed5d3095ac25 916a4a8f8 730 069f76e5a5a5fd0eba 02 522af88f541b Chrome OS android-studio-2020.3.1.26-cros.deb 812 MiB e2a45 658fbac21 248c1f9cd6afda46 860 256 964 097 478dd012c39b95 307b03a4 See the notes of the Android Studio version. More downloads are available in download files. Download the latest versions of Google Mayen 2724 MB F632Eed0D7C2E540 665 242D7E44 156EFFF1E10DDF878CFFA4DE312 958F2C0E2F Platform paguete de herramientas SHA-256 Suma de comprobaciÃ³n Windows commandlinetools-win-7 583 922_latest.zip 104 MB MB Mac commandlinetools-mac-7583922_latest.zip 104 MB 6929a1957f3e71008adfade0cebd08ebea9b9f506aa77f1849c7bdc3418df7cf Linux commandlinetools-linux-7583922_latest.zip 104 MB 124f2d5115eee365df This is the Android 1.1 Software Development License Agreement The Android software development kit (which refers to the License Agreement as "SDK" and specifically, including the Android system files, the packaged APIs and Google API plugins) receives it 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 SDK. 1.2 "Android open Source Project, which is located at the following URL: as updated from time to time. 1.3 A "compatible deployment" means any Android device that (i) complexity of the Android compatibility definition document, which can be found on the Android compatibility test suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the state of Delaware, USA. U.S., and operating under U.S. law with the main business place in 1600 amfiteatro parkway, Mountain View, CA 94043, USA. U.S. 2.1 To use the SDK, you must first 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 if a person who is prohibited from receiving the SDK under the laws of the United States or other countries, including the country in which you reside or from 2.4 If you agree to be bound by the License Agreement on behalf of your employer or other entity, you declare and warrant that you have full legal authority to compel your employer or such entity to the License Agreement. If you do not have the necessary authority, you cannot accept the License Agreement, Google grants you a limited, global, royalty-free, non-transferable, non-exclusive and non-sublicit license to use SDK exclusively to develop applications for Android 3.2-compatible implementations. You cannot use this SDK to develop applications for other platforms, including non-compatible Android implementations) or to develop applications for other platforms, including non-compatible Android implementations, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties are owners of all legal rights, titles and interests about and for SDK, including intellectual property rights that subsist in SDK. trademark law, and all other property rights. Google reserves all rights that have not been expressly granted to it. 3.4 You may not use the SDK for any purpose not expressly permitted by the License Agreement. Except as required by applicable third-party licenses, you cannot copy (except for backup purposes), modify, adapt, redistribute, decompil, perform reverse engineering, disassemble or create derivative works from SDK or any part of the SDK. 3.5 The use, reproduction and distribution of low license are governed exclusively by the terms of such license. 3.6 You agree that the shape and nature of the SDK provided by Google may change Prior notice to you and that future versions of the SDK can be incompatible with the applications developed in previous versions of the SDK. You agree that Google can stop (permanently or temporarily) by providing the SDK (or any characteristics within the SDK) to you or users generally to the only discretion of Google, without prior notice to you. 3.7 Nothing in the license agreement gives you the right to use any of the trade names of Google, trademarks, service marks, logos, domain names or other distinctive brand features. 3.8 You agree that you will not delete, hide or alter any notice of property rights (including copyright warnings and registered trademarks) that can be strengthened or contained in the SDK. 4.1 Google agrees that you do not get any right, title or interest (or licensors) under the license agreement on or any software applications. 4.2 You agree to use the SDK and write applications only for purposes that are allowed by: a) the license agreement and (b) any law, regulation or practices or guidelines generally accepted in the relevant jurisdictions (including any law relating to the Export of data or software and from the United States or other pertinent countries). 4.3 You agree that if you use the SDK to develop applications for general public users, it will protect the privacy and legal rights of these users. If users provide user names, passwords or other session start information, it should have users who are aware that the information will be available for their application, and must provide Privacy Notice and Legally adequate protection those users. If your application stores personal or sensitive information provided by users, it must do so safely. If the user provides your application with Google Account information, your application when, and for the limited purposes for which, the user has given him permission to do so. 4.4 You agree that you will not participate in any activity with the SDK, including the development or distribution of an application, which interrupts, damages or accesses unauthorizedly to servers, networks or other third party properties or services including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you are the only one responsible for (and that Google has no liability for you or any third party for) any data, content or resources you create, transmit or display through Android and/or apps for Android, and for the consequences of your actions (including any loss or damage that Google may suffer) doing this. 4.6 You agree that you are solely responsible (and that Google has no liability for you or any third-party may suffer) of such breach. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credentials that may be emitted to you by Google or that you can choose yourself and that you can choose yourself and that you will be the sole responsible for all applications that are developed under your developer credentials. 6.1 To continually innovate and improve SDK, Google can collect certain software usage statistics, including but not limited to a single identifier, associated IP address, software version number, and information will notify you and seek your consent. If you retain consent, the information will not be collected. 6.2 The collected collected collected data is examined the aggregate to improve the SDK and remains in accordance with Google partners to Improve SDK. 7.1 If you use the SDK to execute applications developed by a third party or 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 can access through such third party applications, data, content or resources you can access through such third party applications. Google is not responsible for any loss or damage you may experience as a result of use. or access to any of the applications, data, content and resources submitted to you through a request of third parties. 7.2 You must bear in mind that the data, content and resources submitted to you through a request of third parties. the property of suppliers (or by other persons or companies on your behalf). It cannot modify, rent, lease, loans, sell, distribute or create derivative works based on these data, content or resources (whether in whole or in part) unless it has specifically received the permission to do so by the corresponding owners. 7.3 Recognize 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 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 parties. 8.1 Google data API 8.1.1 If you use any APIs to recover data from Google, you acknowledge that data may be protected by intellectual property rights that are owned by Google or those Parties that provide data (or byPeople or companies on their behalf). Its use of any API of this type may be subject to additional terms of service. You can not modify, rent, rent, lending, selling, distributing or creating derivative works based on this data (either in whole or in part) unless permitted by the applicable Terms of Service. 8.1.2 If you use any API to retrieve data from a Google user, you acknowledge and agree that you will only retrieve data 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 use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processing Addendum for Products where Google is a Data Processing for Products where Google is a Data Processor. 9.1 The License Agreement, you may do so by discontinuing 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 violated any provision of the SDK (such as APIs) to you has terminated its relationship with Google or ceased to offer certain parts of the SDK (such as APIs) to you. parts of the SDK to you; or (D) Google decides not to provide you with further 9.4 When the License Agreement expires, all legal rights, obligations that you andthey have benefited, are subject to (or that have accumulated over time while the license agreement has been in force) or that they are expressed to continue indefinitely, they will not be affected by this cessation, and the Provisions of paragraph 14.7 will continue to be applied to such rights, obligations and responsibilities indefinitely. 10.1 You express and agreed that your SDK is at its only risk and that the SDK is provoked â € œAn «and Å « AS available »without guarantee of any Google. 10.2 Your use of the SDK and any downloaded or Google material obtained by the use of the SDK is at your own discretion and risk and you are only responsible for any DaA'oa your Lost Data System that results of Tami N use. 10.3 Google also express it all the guarantees and conditions of merchability, phytnity for a particular proprietation and non-infrencial. 11.1 You expressly understand and agreed that Google, its subsidiaries and affiliates and their lidges are not responsibility for any direct, incidental, special, consent or exemplary damages that can be incurred by you, including, including HAN or No Google or representatives having notice or should be aware of the possibility of any loss, 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and exempt Google, its affiliates and their respective directors, officials, employees and agents from and against any claim, action, lawsuit or procedure, as well as any loss, responsibility. damages, costs and expenses (including reasonable attorneys fees) that derive from (a) their use of SDK, (b) any application that develops in the SDK that violates any copyright, Registered trademark, secret Commercial, Commer advertising or privacy, and (c) any breach by 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. constitutes the entire legal agreement between you and Google and governs your use of the SDK (excluding any services that Google may prior agreement), and completely supersedes any prior agreement), and completely supersedes any prior agreement. enforce any legal right or remedy contained in the License Agreement (or that Google has the benefit of under any applicable law), this will not be available to Google. 14.3 If you have any court of law, having jurisdiction to decide on this matter, rules that any provision of the license agreement is invalid, then that provisions will be removed from the license agreement without affecting the rest of the license agreement without affecting the rest of the license agreement without affecting the rest of the license agreement. is the parent shall be the third party beneficiaries to the License Agreement and that such other companies shall have the right to enforce directly, and rely on, any provision of the License Agreement that confers a benefit on (or rights in favour of) them. Apart from this, no other person or company will be third party beneficiaries for the license agreement. 14.5 Export restrictions. The SDK subject to United States export laws and regulations. It must comply with all national and internations, users and final use. 14.6 Neither you nor Google may yield or transfer the rights granted in the License Agreement without prior written authorization from the other Party. Neither you nor Google may delegate your responsibilities or obligations under the license agreement, will be governed by the laws of the State of California, regardless of its provisions on conflict of law. You and Google agree to undergo the exclusive jurisdiction of the courts located in Santa Clara County, California, to resolve any legal matter that arises from the license agreement. However, you agree that Google will be able to request precautionary measures (or an equivalent type of urgent legal repair) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the License Agreement for Android Software Development Kit (called the License Agreement for Android system files, packaged APIs and API add-ons Google in relation to its use of the software for devices, as is available within the framework of the Android Open Code, which is located in the following URL: updated Periodely. 1.3 by «compatible implementation» means any Android device (I) complies with the Android compatibility definition document, which can: It can be updated from 1.4 «Googleâ» means Google LLC, organized under the Laws of the State of Delaware, USA, and operates under the US laws, and headquartered at 1600 amphitheatre Parkway, Mountain View, CA 94Â 043, USA 2.1 To use the SDK, you must first accept the license agreement. 2.3 You can not use the SDK or accept the license agreement if you are a person who can not receive the SDK by the laws of the United States or other countries, including the country in which it resides or from which it is found 2.4 if you accept Be bound by the license agreement on behalf of your employer or another entity, you declare and guarantee that you have full legal authority to force your employer or to that entity to the license agreement. If you do not have the necessary authority, you can 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, global license, free of gifts, not transferable, not exclusive and not sublicense to use the SDK exclusively to develop applications for compatible Android 3.2 implementations. You can not use this SDK to develop applications for other platforms, including non-compatible Android implementations, provided that this SDK. is not used for that purpose. 3.3 You agree that Google or third parties are owners of all legal rights, tuters and interest on and for SDK, including intellectual property rights that subsist in the SDK. «Intellectual property rights that subsist in the SDK, including intellectual property rights, tuters and interest on and for SDK, including intellectual property rights.) rights. Google reserves all rights not expressly granted to you. 3.4 You cannot use SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third-party licenses, you cannot copy (except for backup purposes), modify, adapt, redistribute, decompil, reverse engineering, disassemble or create

derivative works from SDK or any part of SDK. 3.5 The use, reproduction and distribution of SDK components with open source software license and not the License Agreement. 3.6 You agree that the form and nature of the SDK that Google provides can change without notice to you and that future versions of the SDK can be incompatible with the applications developed in previous versions of the SDK. You agree that Google can stop (permanent or temporarily) providing SDK (or any feature within SDK) to you or users generally at the sole discretion of Google, without notice to you. 3.7 Nothing in the License Agreement gives you the right to use any of Google's commercial names, trademarks, service marks, logos, domain names or other distinctive brand features. 3.8 You agree that you will not remove, hide or alter any property rights notices (including copyright notices and trademarks) that may be secured or contained in the SDK. 4.1 Google agrees that you do not get any rights, title or interest from you (or your licensors) under the License Agreement or any software applications. You agree to use the SDK and write Applications only for purposes permitted by: (a) the License Agreement and (b) any laws, regulations or generally accepted practices or guidelines in the applicable jurisdictions (including any 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 SDK to develop applications for general public users, it will protect the privacy and legal rights of those users. If users provide you with user names, passwords or other login information or personal information, you must information will be available for your request, and you must provided by users, you must do so safely. If the user provides your request with the information on the Google account, your application can only use that information to access the Google account of the user 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 participate in any activity with the SDK, including the development or distribution of a request, which interferes with, interrupt, damage or unauthorized access to the servers, networks or other properties or services of any Third Party, including, among others, Google or any mobile for (and that Google has no liability for you or third parties for) any data, content or resources you believe, transmit or display through Android and/or apps for Android, and for The consequences of your actions (including any loss or damage that Google may suffer) by doing so. 4.6 You agree that you are solely responsible for (and that Google has no liability for you or any third party for any breach of your obligations under the license agreement, any contract or terms of service of applicable third parties, orapplicable law or regulation, and for the consequences (including any loss or damage that Google or any third parties) of any suffer) of any suffer) of any suffer and for the consequences (including any loss or damage that Google or any third parties) of any suffer) of any suffer) of any suffer and for the consequences (including any loss or damage that Google or any third parties) of any suffer) of any suffer and for the consequences (including any loss or damage that Google or any third parties) of any suffer) of any suffer and for the consequences (including any loss or damage that Google or any third parties) of any suffer and suffer developer credentials that can be issued by Google or that you can choose yourself and that it will be the only responsible for all applications that are developed under your developed under your developer credentials. 6.1 To innovate and continuously improve the SDK, Google may collect certain statistics from using the Software, including but not limited to a unique identifier, associated IP address, software version number, and information on which tools and / or services in the SDK will notify you and seek your consent. If you retain consent, the information will not be collected data is discussed ir the aggregate to improve the SDK and is maintained in accordance with the Google Privacy Policy, which is located in the following URL: 6.3 The anonymous sets and Aggregates of the data can 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 access data, content or resources provided by a third party, you accept that Google is not responsible for these applications, data, contents or resources. You understand that all the data, contents or resources that you can access through such third-party applications are the only responsibility of the person they originated and that Google is not responsible for any loss or damage that I can experience as a result of the use or access of any of those applications, data, content or third-party resources. 7.2 must be aware of the data, content and resources that are presented through an application of third parties may be protected by intellectual property rights that are owned by suppliers (or other persons or companies). on their behalf). can not modify, rent, lease, loan, sell, distribute or create derivative jobs based on these these 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 its legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any APIs to recover data from Google, you acknowledge that data may be protected by intellectual property rights that are owned by Google or those parts that provide data (or by other people or companies on your behalf). Your use of such API may be subject to additional Terms of Service. You may not modify, rent, rent, lend, sell, distribute or create derivative works based on this data (either entirely or in part) unless permitted by the relevant Terms of Service. 8.1.2 If you use any APIs to recover data from a Google user, you acknowledge and agree that you will only recover data with the explicit consent of the user has given 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 found in the following URL: . By clicking to accept, you hereby agree to the terms of 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 by you or Google is indicated below. 9.2 If you wish to terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License Agreement, you may do so by discontinuing your use of the SDK and any relevant relevant developer 9.3 Google may at any time terminate the License law; or (C) the partner with whom Google offered certain parts of the SDK (such as APIs) to you has terminated its relationship with Google decides not to provide the exclusive service 9.4 Upon termination of the License Agreement, all legal rights, obligations and obligations that you and Google have benefited from, are subject to (or have accrued over time while the License Agreement is in effect) or are expressed to continue indefinitely. 10.1 Iterations and obligations and obligations and obligations indefinitely. is clear that you do not understand and agree that your use of the SDK is in your RISMO SOLE and that the SDK is "as is" and "I am "available" without any kind of GOOGLE. 10.2 Your use of the SDK is in your own description and RISM AND you are ONLY RESPONSIBLE FOR any shipments to
your own system or other return or loss of data that may cause damage o. 10.3 GOOGLE FURTHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS oF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND MERCHANTABILITY, FITIONS FOR A PARTICULAR PURPOSE AND NON-INFREMENTING. 11.1 You evidently understand and agree that GOOGLE, its subordinates and afflicted, and its LICENSORS DO NOT make YOU FREE CONCUALQUIER THEORY OF LIABILITY FOR ANY DIRECT, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES QUE MAYO SE INCURADO POR USTED, INCLUDING ANY LOSS OF DATA, WHETHER OR NOT GOOGLE or ITS REPRESENTATIVES have been AWARE OF THE POSSIBILITY OF AN Y SEARCH LOSS ARISING. 12.1 To the fullest 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 all claims, actions, claims or proceedings, as well as any and all claims, actions, actions, actions, and all claims, actions, a may make changes to the License Agreement as it distributes new versions of the SDK. When these changes are made, Google and governs your use of the SDK (excluding any services that Google may provide to you under a separate written agreement), and supersedes in full any prior agreement (or that Google has the benefit of any applicable law), this will not be taken as a formal waiver of Google's rights and that such rights or remedies will still be available on Google. 14.3 If any court of law, having jurisdiction to decide on this matter, determines that any provision of the License Agreement is void, then that provision shall be available on Google. remainder of the licence agreement. The remaining provisions of the license agreement will remain valid and enforceable. 14.4 You acknowledge and agree that each member of the group of companies shall have the right to enforce directly, and rely on, any provision of the License Agreement that confers a benefit on (or rights in favour of) them. Apart from this, no other person or company will be third party beneficiaries for the license agreement. 14.5 Export restrictions. The SDK is subject to United States export laws and regulations. You must comply with all international export laws and regulations that apply to the SDK. These laws include restrictions on destinations, end-users and end responsibilities or obligations under the License Agreement, will 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 Santa Clara County, California to resolve any legal matters arising out of the License Agreement. Despite this, you agree that Google will still allow you to seek unjust 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 Software Development License Agreement 1.1 The Android software development kit (referred to the The agreement as the "SDK" and specifically including the Android system files, the packaged APIs and Google API plugins) is subject to the terms of the License Agreement. The License Agreement as the "SDK" and specifically including the Android system files, the packaged APIs and Google API plugins) is subject to the terms of the License Agreement. constitutes a legally binding contract between you and Google in connection with your use of the SDK. 1.2 "Android Open Code Project, which is located in the following URL: updated periodically. 1.3 "Compatible deployment" means any Android device that (i) complies with the Android compatibility definition document, which can: can be found on the Android compatibility rest Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA, and operating under the laws of of the US with headquarters in 1600 Amphitheatre Parkway, Mountain View, CA 9404 3, USA 2.1 To use the SDK, you must first accept the License Agreement. 2.2 By clicking accept the License Agreement if you are a person who cannot receive the SDK by the laws of the United States or other countries, including the country in which you reside or from which you agree to be bound by the License Agreement on behalf of your employer or other entity, you declare and warrant that you have full legal authority to compel your employer or such entity to the License Agreement. If you do not have the necessary authority, you cannot accept the License Agreement or use the SDK on behalf of your employer or other entity. 3.1 Subject to license to use the SDK exclusively to develop applications for Android compatible implementations. 3.2 You can not use this SDK to develop applications for other platforms, including non-compatible Android implementations) or to develop applications for other platforms, including non-compatible Android implementations. purpose. 3.3 You agree that Google or third parties are owners of all legal rights, tuters and interest on and for SDK, including intellectual property rights under patent law, copyright, right of trade secrets, trademark law, and each and every one of the others property rights. Google reserves all rights that have not been expressly granted. 3.4 You can not use the SDK for any purpose that is not expressly allowed by the applicable third-party licenses, you can not copy (except for backup purposes), modify, adapt, redistributing, decompile, reverse engineer, disassembly or create works derived from the SDK or anywhere of the SDK. 3.5 The use, reproduction and distribution of SDK components license are governed exclusively by the terms of said license. 3.6 You agree that the shape and nature of the SDK rowided by Google may change without prior notice and that future SDK components license. versions can be incompatible with the applications
developed in previous versions of the SDK. You accept that Google may stop providing you (permanent or The SDK (or any SDK feature) to you or users in general at the exclusive discretion of Google, without prior notice. 3.7 Nothing in the license agreement gives you the right to use any of the trade names of Google, Google, 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 any copyright and trademark notices) that may be placed or contained within the SDK. 4.1 Google agrees that it does not obtain the right, title or interest from you (or its licensors) under the License Agreement in or in any software applications or practices or pr guidelines generally accepted in the applicable jurisdictions (including laws with respect to 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 such users. If users provide you with usernames, passwords, or other login information or personal information provide a legally appropriate notice and privacy protection for those users. If your application stores personal or confidential information provided by users, you must do so safely. If you provide your application with information from the Google Account, your application may only use that information to access your Google Account when, and for the limited purposes for which, you have given 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 a request, that interferes with, disrupts, damages or access Unauthorized way Servers, networks or other properties or services of any third party, including, but not limited to, Google or any mobile conveyor. 4.5 You agree that you are the only responsible for (and that Google has no responsibility for you or third parties for) any data, content or resources it creates, transmits or displayed through Android and / or applications for Android, And for the consequences of your actions (including any loss or damage that can suffer Google) by doing so. 4.6 You agree that you are the only responsible for (and that Google has no responsibility for you or any third party for) any breach of its obligations under the license agreement, any contract or terms of third party service applicable law or regulation, and for the consequences (including any loss or damage that Google or any third party may suffer) of any developer credential that can be issued by Google or that you can choose yourself and that it will be the only responsible for all applications that take place in your developer credentials. 6.1 To innovate and continuously improve the SDK, Google can collect certain statistics from the use of the software, including, among them, but are not limited to an unique identifier, the associated IP address, the version number of the software and information is collected. 6.2 The collected data is examined in the aggregate to improve the SDK and is maintained in accordance with the Google Privacy Policy, which is in the following URL: 6.3 Anonymous and aggregate sets of the data can be shared with Google partners to improve the SDK. If you use the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third party or that you access data, content or shared with Google partners to improve the SDK to run the applications developed by a third part of the shared with Google partners to improve the SDK to run the applications developed by a third part of the shared with Google partners to improve the SDK to run the applications developed by a third part of the shared with Google partners to improve the SDK to run the applications developed by a third part of the shared with Google partners to improve the sh resources provided by a third party, you agree that Google is is responsible for those applications, data, content or resources. You understand that any data, content or resources that you may access through such third-party applications, data, content or resources that you may access through such third-party applications are the sole responsible for any loss through such third-party applications are the sole responsible for any loss through such third-party applications are the sole responsible for any loss through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such third-party applications are the sole responsible for any loss through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources that you may access through such that any data, content or resources the part of the pa or damage that you may experience as a result of using or accessing any such third-party applications, data, content or resources presented to you through a third-party application may be protected by intellectual property rights that are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (either in whole or in part) unless you have been given specific 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 owned by Google or those parties that provide the data (or by other persons or companies on their behalf). Your use of 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 permitted by the applicable Terms of Service. 8.1.2 If you use any API to retrieve data from a Google user, you acknowledge and agree that you will only retrieve data with the explicit consent of the Google user, and only when, and for the limited purposes for which, the user has given you permission to do so. if you use the android android recognitionAPI, documented in the following URL: updated periodically, documented in the following UR you acknowledge that the use of the API is subject to the Data Processing Addendum for Products in which Google is a data processor, which is found in the following URL: By clicking accept, you agree to the terms of Data Processing Addendum for Products in which Google is a data processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which a cept, you agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree to the terms of Data Processing Addendum for Products in which agree terms of Data Processing Addendum for Products in which agree terms of Data Processing
Addendum for Products in which agree terms of Data Processing Addendum for Products in which agree terms of Data Processing Addendum for Products in which agree terms of Data Processing Addendum for Products in which agree terms of Data Processing Addendum for Processing Addendum for Products in which agree terms of Data Processing Addendum for Products in which agree terms of Data Processing Addendum for Processing Addendum for Products in which agree terms of Data Processing Addendum for Proce you or Google terminates it as indicated below. 9.2 If you wish to terminate the License Agreement, you can do so by leaving using the SDK and relevant developer credentials. 9.3 Google can do it at any time. terminate the License Agreement, you can do so by leaving using the SDK and relevant developer credentials. law; or (C) the partner with which Google offered you certain parts of the SDK (such as APIs) has terminated your relationship with Google decides to stop providing you with the SDK. In Google decides to stop providing you with the SDK to users in the country where it resides or from which it uses the service, or the provision of the SDK or certain SDK services to you by Google. 9.4 When the License Agreement expires, all the legal rights, obligations and responsibilities of which you and Google have benefited will be subject (or accumulated over time while the License Agreement has been in force) or expressed to continue indefinitely, will not be affected by this cessation, and the provisions of paragraph 14.7 will continue to apply to such rights, obligations and responsibilities indefinitely. 10.1 YOUAND CONVENTION THAT YOUR SDK USE IS ONLY RISK AND THE SDK IS PROVIDEDIt's "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 is at your sole discretion and risk and you are solely responsible for any damage to Your computer system or other device or loss of data resulting from such use. of any kind, whether express or implied, which include, but are not limited to, the implied warranties and conditions of marketing, fitness for a particular purpose and non-infringement. 11.1 You expressly understand and agree that Google, its subsidiaries and affiliates, and its licensors will not be liable to you under any theory of liability for direct, indirect, incidental, special, consequential or exemplary damages. That may be incurred by you, including any loss of data, whether Google or its representatives have been advised or should have been aware of the possibility of any loss of such leads. 12.1 To the fullest extent permitted by law, you agree to defend, indemnify and hold harmless Google, its affiliates and their respective directors, officers, employees and against all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorney's fees) arising from or accruing from (a) your use of the SDK, (b) any application you develop in the SDK that infringes any copyright, trademark, secret trade, dress, patent or other intellectual property right of any person or defames any person or infringes their advertising or privacy rights, and (c) any breach by you of the license agreement. 13.1 Google may make changes to the license agreement as it New versions of the SDK. When these changes are made, Google will have a new version of the license agreement available on the website where the SDK is available. 14.1 License license It constitutes all the legal agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a separate written agreement), and completely replaces any previous agreement between you and Google in relation to the SDK. 14.2 You agree that if Google does not exercise nor enforce any legal recourse or resource that is contained in the license agreement (or that Google has the benefit of under any applicable law), this will not be taken as a Formal waiver of Google rights and that these rights or remedies will still be available in Google. 14.3 If some Court of Law, having the jurisdiction to decide on this matter, it regulates that any provision will be withdrawn from the license agreement without affecting the rest of the license agreement. The remaining provisions of the license agreement will continue to be validas and executable. 14.4 You recognize and agree that each member of the group of companies that Google is the Father will be a beneficiary of third parties to the license agreement and that gives a benefit to (or rights in favor of) them. Apart from this, no other person or company will benefit from the third party license agreement. 14.5 Export Restrictions. The SDK is subject to the laws and regulations of the United States. You must complicate with all luxury laws and international standards corresponding to the SDK. destinations, in the United States and on the weekend. 14.6 The rights granted in the license agreement can not be assigned or transferred by you or by Google without the previous written approval of the other Party. Neither you nor google can delegate your responsibilities or obligations in of the License Agreement without the prior written approval of the other14.7 The License Agreement, and its relationship with Google under the License Agreement, shall be governed by the laws of the state of California without taking into account its conflict of legal provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located within Santa Clara County, California to legal matter arising from the License Agreement. Despite this, you agree that Google will still be allowed to request precautionary remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the Android 1 license agreement The Android software development kit (referred to the License Agreement as the "SDK" and specifically including Android system files, packaged APIs and Google API plugins) is authorized to you subject to the terms of the License Agreement. The License Agreement forms a regarding your use of SDK. 1.2 "Android" means the Android software stack for devices, as is available in 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 on the Android compatibility website (and can 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 State of Delaware, USA, a Mountain View, CA 94043, USA 2.1 To useSDK, you must first accept the License Agreement. You may not use the SDK if you do not accept the License Agreement. You may not use the SDK, you agree to the terms of the License Agreement. Leave. By clicking to accept the License Agreement. person excluded 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 resident or 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 necessary authority, you cannot 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 or use the SDK on behalf of your employer or other entity. license to use the SDK solely to develop apps for compatible Android implementations. 3.2 You may not use this SDK to develop applications for other platforms, including non-compliant Android implementations, as long as this SDK is not used for that purpose. 3.3 You agree that Google or any third party owns all legal rights, title and interest in the SDK, "Intellectual Property Rights, title and interest in the SDK,
including any Intellectual Property Rights, title and interest in the SDK." 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 by applicable third party licenses, you cannot copy (except for backup purposes), modify, adapt, redistribute, decompil, reverse engineering, disassemble or createWorks from the SDK or any part of the SDK. 3.5 Use, reproduction and distribution of components of the SDK disease are governed solely by the terms of that Open Source Software License and not the SDK offered by the terms of terms Google may change without notice to you and that future versions of the SDK may be incompatible with applications developed in previous versions of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK. Nothing in the License Agreement grants you the right to use the trademarks, service marks, logos, domain names or other distinctive features of the trademark notices) that may be placed or contained within the SDK. 4.1 Google agrees that it does not obtain the right, title or interest from you (or its licensors) under the License Agreement in or in any software applications. 4.2 You agree to use the SDK and write Applications only for purposes permitted by (a) the License Agreement and (b) Any laws, regulations or practices or guidelines generally accepted in the applicable jurisdictions (including laws with respect to 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 such users. If users will Usernames, passwords or other session start information provide adequate privacy and protection notice for those users. If your application stores personal or sensitive information provided by users, you must do so safely. If the user provides its application with Google Account information, its application only can use that information, its application only can use that information, its application only can use that information to access the Google account of the user when, and for limited proposals for which, the user when, and for limited proposals for which, the user when a splication only can use that information to access the Google account of the user when a splication only can use that information to access the Google account of the user when a splication only can use that information to access the Google account of the user when a splication only can use that information access the Google account of the user when a splication only can use that information access the Google account of the user when a splication only can use that information access the Google account of the user when a splication only can use that information access the Google account of the user when a splication on the us the development or distribution of an application, which interferes with, interrupts, donor access unauthorized to servers, networks or other properties or Third-party services including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you are the only responsible for (and that Google has no responsibility for you or for any third party for) any data, content or resources that you create, transmits or show through Android and / O Applications for Android, and for the consequences of your actions (including any loss or damage that Google may suffer) doing this. 4.6 You agree that you are the only responsible one (and that Google has no responsibility with you or any third party for) any breach of its obligations under the license agreement, any third party contract or terms of Service, or any applicable law or regulation, and by the consequences (including any loss or damage that Google or any third party may suffer) of any violation of said. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credentials that can be issued to you by Google or that you can choose yourself and that it will be the only responsible for all applications that developer credentials. 6.1 In order to continuously innovate and improve the SDK, Google may collect certain statistics on the use of the software, including but notice and improve the SDK. limited to a unique, unique identifier, IP address, software version number, and information about what SDK tools and/or services are used and how they are used and how they are used. Before collecting any of this information, the SDK and is maintained in accordance with Google's Privacy Policy, which can be found at the following URL: 6.3 Anonymized and aggregated data sets may be shared with Google partners to improve the SDK to run applications developed by third parties or to access data, content or resources provided by third parties, you agree that Google is not responsible for such applications, data, content or resources. You understand that any data, content or resources through such third-party applications are the sole responsibility of the person who originated them and that Google is not responsibility of the person who originated them and that any data, content or resources through such third-party applications are the sole responsibility of the person who originated them and that Google is not responsible for any loss or damage that you may experience as a result of using or accessing any such third-party applications, data, content or resources. 7.2 You should be aware that the data, content and resources submitted to you through such third-party applications may be protected by: Intellectual Property Rights owned by the Providers (or other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works from this data, content or resources (in whole or in part) unless you have received express permission from the respective 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 such third parties. 8.1 Google API 8.1.1 and Any API to retrieve Google data, you acknowledge that the data may be protected by intellectual property rights owned by Google or those Parties. of this type may be subject to Additional Terms of Service. You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data (either in whole or in part) unless permitted by the relevant terms of service. 8.1.2 If you use any API to retrieve data from a Google user, you acknowledge and agree that you will 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 API of the AP where Google is a data processor, which is located at the following URL: as updated from time to time. By clicking to accept, you agree to the terms of the Annex Data Processor. 9.1 The License Agreement will continue to apply until it terminates with you or Google as shown below. 9.2 If you wish to terminate the license agreement, you may do so by reducing your use of the SDK and any relevant developer credentials. 9.3 Google May at any time terminates 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 license agreement; or (as api) a oted has completed its relationship with google or stopped offering certain parts of the sdkto users in the country where you reside or from which you use the service, or the provision of SDK or certain SDK services for you by Google, in the entire discretion of Google, is no longer commercially viable. 9.4 When the License Agreement comes to an end, all the legal rights, obligations and liabilities that you and Google have benefited, whether subject to (or that have been accumulated over time, while the license agreement has been in force) or expressed To continue indefinitely, will not be affected by this cessation, and the provisions of paragraph 14.7 will continue to apply to such rights, obligations and liabilities indefinitely. 10.1 It expressly understands and accepts that its use of SDK is at its exclusive risk and that SDK is provided "as is" and "as available" without warranty of any kind of Google. 10.2 Your use of SDK and any material downloaded or otherwise obtained by using SDK is at your own discretion and risk and you are solely responsible for any damage to your computer system or other device or data loss resulting from such use. 10.3 Google expressly cancels all guarantees and conditions of any kind, whether express or implied, which include, among others, the implied warranties and conditions of marketing, aptitude for a particular purpose and non-infringement. 11.1, expressly understands and accepts that Google, its subsidiaries and affiliates, and its licensors shall not be liable to you under any theory of liability for direct, indirect, incidental, special, consequent or exemplary damages that may be incurred by you, including any data loss, whether Google or its representatives have been informed or should have been aware of the possibility that such losses arise. 12.1 To the maximum extent permitted by law, you agree to defend, compensate and hold Google harmless, theirand their respective directors, officers, employees and agents of andAny claim, actions, demands or procedures, as well as any loss, liabilities, damages, costs and expenses (including the costs and expenses (including the costs and expenses) that arise from or accumulate their use of the SDK , (b) any application that develops in the SDK that violates copyright, trademark, commercial secret, commercial dress, patent or other intellectual property right of any person or vanishing any person or infringe their advertising rights o
Privacy, and (c) any non-compliance with you with the license agreement. 13.1 Google can make changes are made, Google will have a new version of the license agreement available on the website where the SDK is available. 14.1 The License Agreement constitutes all the legal agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you under a written agreement between you and Google and governs its use of the SDK (excluding any service that Google can provide you and Google agreement between you agr between you and Google in relation With the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy that is contained in the license agreement (or that Google has the benefit of under any applicable law), this will not be a formal waiver of Google's rights. and that those rights or remedies will remain available for Google. 14.3 If you have any Court of Justice, having the jurisdiction to decide on this matter, the rules that any provision of the license agreement without affecting the rest of the agreement will continue to be válidas and executable. 14.4 You acknowledge and accept that each member of the group of companies will have the right to apply directly, and rely on, any provisionThe license agreement conferring a benefit on (or rights in favour of) them. Apart from this, no other person or company will be third party beneficiaries for the license agreement. 14.5 Export restrictions. The SDK is subject to United States export laws and regulations. You must comply with all international export laws and regulations. destinations, end-users and end-use. 14.6 The rights granted in the License Agreement may not be assigned or transferred by you or Google will be allowed to delegate your responsibilities or obligations under the prior written approval of the other Party. 14.7 The License Agreement, and your relationship with Google under the License Agreement, will be governed by the laws of the state of California to resolve any legal matters arising out of the License Agreement. Despite this, you agree that Google will still allow you to seek unjust 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 1.1 Software Development License Agreement The Android Software Development Kit (referred to in the License Agreement as "SDK" and specifically, including Android system files, packaged APIs, and Google API add-ons) receives it subject to the terms of the License Agreement. The license Agreement forms a legally binding agreement forms a legally binding agreement between you and Google in relation to your use of the SDK. 1.2 "Android" means the Android software for devices, according to the provisions of the Android compatibility website (and that it can be android compatibility defining document, which is located on the Android compatibility website (and that it can be and the and that it can be and the and th updated periodically; and (ii) overcome the Android compatibility test package (CTS). of the State of Delaware, USA, and operates under the US laws, with registered office at 1600 Amphitheatre Parkway, Mountain View, CA 94A 043, USA. 2.1 To use the SDK, first Accept the license agreement. 2.2 When you click OK and / or use this SDK, you accept the license agreement. the terms of the license agreement. 2.3 You can not use the SDK or accept the license agreement if you are a person who can not receive the SDK by the laws of the United States or other countries, including the country in which it resides or from which it resides or other countries, including the country in which it resides or from which it res another entity, you declare and guarantee that you have full legal authority to force your employer or to that entity to the license agreement. If you do not have 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, global license, free of gifts, not transferable, not exclusive and not sublicense to use the SDK to develop applications for compatible Android 3.2 implementations) or to develop another SDK. Of course, you are free to develop applications for other platforms, incompatible Android implementations, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties own all legal rights, titles and interests on SDK, including intellectual property rights that subsist in SDK. "Intellectual Property Rights" means all and every rights under patent law, copyright, trade secrets law, trademark law, and all other property rights. Google reserves all rights not expressly granted to it. 3.4 You may not use the SDK for any purpose not expressly granted to it. 3.4 You may not use the SDK for any purpose not expressly granted to it. modify, adapt, redistribute, decompil, perform reverse engineering, disassemble or create derivative works from SDK or any part of the SDK. 3.5 The use, reproduction and distribution of licensed SDK components under an open source software license are governed exclusively by the terms of such license. 3.6 You agree that the form and nature of the SDK provided by Google can change without notice and that future versions of the SDK can be incompatible with the applications developed in previous versions of the SDK (or any SDK feature) to you or to users in general at Google's exclusive discretion, without notice. 3.7 Nothing in the License Agreement gives you the right to use any of the trademarks, tradema Google accepts that you do not get any right, title or interest from you (or from your licensors) under the license agreement on or on the software applications. 4.2 You agree to use SDK and write applications that are permitted by: (a) the License Agreement and (b) any generally accepted laws, regulations or practices or guidelines in the relevant jurisdictions (including any law relating to the export of data or software to and from the United States or other relevant jurisdictions. 4.3 You agree that if you use SDK to develop applications for general public users, you will protect the privacy and legal rights of those users. If users provide you with user names, passwords or other login information, you must provide legally appropriate privacy and protection notices for those users. If your application stores personal or sensitive information provided by users, you must do so safely. 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 participate in any activity with the SDK, including the development or distribution of an application, which interrupts, damages or accesses unauthorizedly to servers, networks or other third party properties or services including, but not limited to, Google or any mobile communications carrier. 4.5 You agree that you are solely to servers, networks or other third party properties or services including, but not limited to, Google or any mobile communications carrier. responsible for (and that Google has no liability for you or any third party for) any data, content or resources you create, transmit or display through Android and/or appsAndroid, and for the consequences of its actions (including any loss or damage that Google may suffer) by doing this. 4.6 You agree that you are solely responsible for (and that Google has has Responsibility to you or any third party for) any breach of its obligations under the license agreement, any contract of third party so r egulation, and by the consequences (including any loss or harm ± or that Google or any third party for) any breach of its obligations under the license agreement, any contract of third party so r egulation, and by the consequences (including any loss or harm ± or that Google or any third party for) any breach of its obligations under the license agreement, any contract of third party so r egulation. are responsible for maintaining the confidentiality of any developer credentials that can be issued to you by Google or that you can choose yourself and that it will be the only responsible for all applications that develop Under your developer credentials. 6.1 To innovate and continuously improve the SDK, Google may collect certain statistics from using the Software, including but not limited to a unique identifier, associated IP address, software version number, and information is collected, the SDK will notify you and seek your consent. If you retain consent, the information will not be collected. 6.2 The collected data is discussed in the following URL: 6.3 The anonymous sets and Aggregates of the data can 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 access data, contents or resources provided by a third party, you accept that Google is not resources that you can access through such third-party applications, data, contents or resources that you can access through such third-party applications are the only responsibility of the person they originated and that Google is not responsible for any loss or damage that experience as a result of using or accessing any such third party applications, data, content or resources. 7.2 7.2 It must be aware that data, content or resources that are owned by suppliers (or other persons or companies in her name). Can not modify, rent, lease, loans, sell, distribute or create derivative jobs in function, content or resources (either entirely or in part) unless you have specifically received permission to do it by the Corresponding owners 7.3 Recognize that its use of such applications, data, content or third-party resources may be subject to separate terms between you and the relevant third party. In this case, the license agreement does not affect its legal relationship with these third parties. 8.1 Google data API 8.1.1 If you use any API to recover Google data, you recognize that the data may be protected by intellectual property rights that are owned by Google or those parts that provide data (or other people or companies on your behalf). Its use of any API of this type may be subject to additional terms of service. You can not modify, rent, lease, loans, sell, distribute or create derivative works in function of these data (either entirely or in part) unless the relevant terms of service are allowed. 8.1.2 If you use any API to retrieve the data from a Google user, you acknowledge and agree that you will recover 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 in the following URL: as i was updated from time to time, you recognize that the use of the API is subject to data processing addition to Products where Google is a data processing addition to Products where Google is a data processor. 9.1 The License Agreement will continue to apply until it ends with you or Google as shown below. 9.2 If you want to cancel the license agreement, you can do so by reducing your use of the SDK and any provision of the License Agreement; or (b) Google is obliged to do it by law; or (c) the company with whom Google offered certain parts of the SDK (as API) to you has completed its relationship with Google or stopped offering certain parts of the SDK is completed its relationship with whom Google offered certain parts of the SDK is completed its relationship with whom Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with whom Google offered certain parts of the SDK is completed its relationship with whom Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts of the SDK is completed its relationship with Google offered certain parts from where they use the service, or the provision of the SDK or certain SDK services for you by Google is, in the whole Google discretion, it is no longer commercially viable. 9.4 When the license agreement comes to an end, all legal rights, obligations and liabilities that you and google have benefited, state subjects (or that have accumulated over time, while the license agreement has been In force) or that are expressed to continue indefinitely, it will not be affected by this EESC, and the provisions of paragraph 14.7 will continue to be applied to such rights, obligations and liabilities indefinitely. SDK is provided "as it is" and "so available" without guarantee of any type of Google. 10.2 Your use of the SDK and any material discharged or otherwise obtained by using the SDK is at your own discretion and risk and you are the only responsible for any damage in your computer system or other device or loss of data that results from such use. Google expressly describes guarantees and conditions of any kind, whetheror implied, including, among others, the implied warranties and conditions of marketing, physical fitness for a particular purpose and not infringement. 11.1, expressly understands and accepts that google, so subsidiary and affiliates, and so licensors shall not be liable to oted under any theory of liability for direct, incidental, special, consequent or exemplary damages that may occur by oted, including any loss of data, whether google or so representatives have been informed or should have been aware of the possibility of such loss arising. 12.1 to the maximum extent permitted by law, or you agree to defend and hold back to harmless google, affiliates and so respective directors, officers, employees and against all claims, actions, suits or procedures, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable legal fees) arising from the use of any trademark or other trademarks 13.1 goo die can 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 constitutes the entire legal agreement between oted and google and governs its use of the sdk (excluding any service that google can provide you to oted under a separate written agreement,) and completely replaces any prior agreement between oted and google regarding the 14.2 You agree that if Google does not exercise or enforce any right or legal remedy that is contained in the license agreement,) and completely replaces any prior agreement between oted and google regarding the 14.2 You agree that if Google does not exercise or enforce any right or legal remedy that is contained in the license agreement,) and completely replaces any prior agreement (or that It has the benefit under any completely replaces). applicable law), this will not be taken to be a formal exemption from Google's rights and that those rights or remedies will be available to Google. 14.3 If you have any court of law, having the jurisdiction to decide on this matter, the 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 licence agreement will remain valid and enforceable. 14.4 Recognizes and agrees that each member of the group of companies from which Google is the parent will be the third party beneficiaries for the licensing agreement and that such other companies will have the right to enforce directly, and rely on, any provision of the License Agreement that confers a benefit on (or rights in favor of) them. Apart from this, no other person or company will be third party beneficiaries for the license agreement. 14.5 Export restrictions. The SDK is subject to the laws and regulations of United States exports. It must comply with all international export laws and regulations that apply to SDK. These laws include restrictions on destinations, end users and end-use. 14.6 The rights granted in the license agreement cannot be assigned or transferred by you or Google without the prior written approval of the other Party. Neither you nor Google will be permitted to delegate your responsibilities or obligations under the License Agreement, shall be governed by the laws of the State of California without taking into account its provisions of conflict of laws. You and Google agree to submit to the exclusive jurisdiction of the courts located within Santa CountyCalifornia to resolve any legal affair that arises from the license agreement. Despite this, you must agree to the following terms and conditions. This is the Android 1.1 Software Development Kit (referred to in the License Agreement as "SDK" and specifically, including Android system files, packaged APIs, and Google API add-ons) receives it subject to the terms of the License Agreement. The value of the License Agreement as "SDK" and specifically, including Android system files, packaged APIs, and Coogle API add-ons) receives it subject to the terms of the License Agreement. license agreement forms a legally binding agreement 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) completes with the Android Compatibility Definition Document, which is available on the Android Compatibility Test Suite (CTS). 1.4 "Google" means
Google LLC, organized under the laws of the State of Delaware, USA. U.S., and operating under the laws of the United States with its principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94 043, USA. UU. 2.1 To use the SDK if you must first agree to the License Agreement. You may not use the SDK if you do not accept the license agreement. 2.2 By clicking to accept and/or use this SDK, you agree to the terms of the license agreement. 2.3 You may not use the SDK and may not accept the license agreement in From your employer or other entity, you represent and warrant that you have a full legal authority to link your employer or this entity to the license agreement. If you do not have the required authority, you may not accept the license agreement. If you do not have the required authority to link your employer or this entity to the license agreement. grants you a limited license, worldwide, not assignable, non-sublicensible to use SDK to develop applications for other platforms (including non-compatible Android implementations) or to develop another SDK. Of course, you are free to develop applications for other platforms, including non-compatible Android implementations, provided that this SDK is not used for that purpose. 3.3 You agree that Google or Third parties possess all legal rights, titles and interests within and for SDK, including intellectual property rights that subsist in SDK. "Intellectual property rights" means any and all rights under the patent law, copyright law, trade secret law, trademark law and any other property rights. Google reserves all rights not expressly granted to it. 3.4 You may not use the SDK for any purpose that is not expressly granted to it. party licenses, you cannot copy (except for backup purposes), modify, adapt, redistribute, decompil, reverse engineering, disassemble or create derivative works from SDK license components under an open source software license are governed only by the termsthat open source software license and not the license agreement. 3.6 You agree that the form and nature of the SDK can be incompatible withDeveloped on previous versions of the SDK. You agree that Google may stop (permanently or temporarily) providing the SDK (or any feature within the SDK) to you or users generally at Google's sole discretion, without notice. 3.7 Nothing in the License Agreement grants you the right to use the trademarks, service marks, logos, domain names or other distinctive features of the trademarks. (including any copyright and trademark notices) that may be placed or contained within the SDK. 4.1 Google agrees that it does not obtain the right, title or interest from you (or its licensors) under the License Agreement in or in any software application it develops using the SDK, including any intellectual property rights remaining in such applications. 4.2 You agree to use the SDK and write Applications only for purposes permitted by (a) the License Agreement and (b) Any laws, regulations (including laws with respect to 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 such users. If users provide you with usernames, passwords, or other login information, you must provide a legally appropriate notice and privacy protection for those users. If your application stores personal or confidential information provided by users, you must do so safely. If the user when, and for the limited purposes for which, the user has given permission to do so. do it. 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 unauthorized access to servers, networks or other properties or services of any third party, including, but not limited to, Google or any mobile communications operator. 4.5 You agree that you are solely responsible for (and that Google has no responsibility to you or any third party for) any data, content or resources that you create, transmit or display through Android or Android apps, and for the consequences of your actions (including any loss or damage that Google may suffer) in doing so. 4.6 You agree that you are solely liable (and that Google is not liable to you or any third party or third party contract. 5.1 You agree that you are solely responsible for maintaining the confidentiality of any developer credentials that Google may grant you or that you choose and that you will be solely responsible for all applications that are developed under your version number of the software, and information on which SDK tools or services are used and how they are used. Before collecting any of this information, the SDK will notify you and request your consent. 6.2 The collected data is reviewed on an aggregate basis to improve the SDK and is maintained in accordance with Google's Privacy Policy. found at the following URL: 6.3 Anonymous and aggregate data sets can be shared with Google partners to improve SDK. 7.1 If you use the SDK to run applications, data, content or resources. You understand that all the data, content or resources you can access through such third-party applications, data, content or resources. 7.2 You must be aware of the data, content and resources that are presented to you through a third party application may be protected by intellectual property rights that are owned by suppliers (or by other people or companies on your behalf). You cannot modify, rent, lease, lend, sell, distribute or create derivative works based on these data, content or resources (whether in whole or in part) unless you have been given specific 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 its legal relationship with these third parties. 8.1 Google Data APIs 8.1.1 If you use any APIs to recover data from Google, you acknowledge that data may be protected by intellectual property rights that are owned by Google or those parts that provide data (or by other people or companies on your behalf). Your use of such API may be subject to additional Terms of Service. You can't.rent, rent, loan, sell, distribute or create derivative works based on this data (whether in its entirety)Unless the pertinent terms of service are allowed. 8.1.2 If you use any API to recover the data from a Google user, you recognize and accept that only recover data with the User's explicit consent and only when, and for limited purposes for which, the user has given you permission to do so. If you use the Android Recognizes that the use of the API is subject to the data processing addition for the products where Google is a data processor, which is in the following URL: as it is updated from the weather/. When you click to accept, you hereby accept the terms of data processor. 9.1 The License Agreement will continue to be applicable until you are rescinded by you or Google as indicated below. 9.2 If you want to finish the license agreement, you can make it stop your use of the SDK and any relevant developer credentials. 9.3 Google may at any time, rescind the license agreement; or (b) Google is required to do it by law; or (c) the partner with which Google offered certain parts of SDK (such as APIs) to you has finished its relationship with Google or stopped offering certain parts of the SDK to you; or (d) Google decides not to provide you with more 9.4 when the License Agreement comes to an end, all legal rights, obligations that you and Google have been subject to (or who have accumulated over time while the license it has been in force) or expressed that they continue indefinitely, will not be affected by this cessation, and the provisions of paragraph 14.7 will continue to apply to those rights, obligations and obligations indefinitely. 10.1 It is clear that you do not understand and remember that your use of the SDK is in your RISMO SOLE and that the SDK is "as is" and "I am "vailable" without need of any kind of google. 10.2 The use of SDK and any other method that collapses or otherwise becomes obstinate to the use of SDK is in your own description and laughs and you are SOLAMENTE RESPONSIBLE FOR ANY DAMAGE TO YOUR SYSTEM BUY Loss of DATA Summary 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 PURSE AND NON-INFREMENTING. 11.1 You obviously do not understand and affirm that GOOGLE, your subordinates and your agents, and that your educators are not capable of you under any law of responsibility for any harm, regardless of what they are, regardless of what they are not imaginable that they are, regardless of what they are, regardless of what they are not imaginable that they are not imagin you agree to defend, indemnify and maintain harmless Google, its affiliates and their respective directors, officers, employees and agents of and against any and all losses, liabilities, damage, costs and expenses (including reasonable attorneys fees) derived from (a) your use of SDK, develop any patent rights application of advertising or privacy, and (c) any breaches of the License Agreement as it distributes new versions of the SDK. When these changes are made, Google will publish a new version of the License Agreement as it distributes new versions of the SDK. License Agreement constitutes the full legal agreement between you and Google and governs the use you make of the SDK (excluding any service that Google can provide you under an independent written agreement), and completely replaces any previous agreement
between you and Google can provide you under an independent written agreement). right or remedy contained in the License Agreement (or to which Google and that such rights or remedies will remain available to Google. 14.3 If a court competent to decide on this matter dictates that any provision of the License Agreement is invalid, such provision shall be deemed invalid. deleted from the License Agreement without affecting the rest of the group of companies from which Google is a parent will be a third beneficiary of the License Agreement and that such companies will have the right to enforce directly and to rely on any provision of the License Agreement that entrusts them with a benefit (or rights to their behalf). Apart from this, no other person or company will benefit third parties from the License Agreement. 14.5 EXPORTATION RESTRICTIONS. The SDK is subject to the laws and regulations of the United States. YOU MUST COMPLETE WITH ALL THE DOMESTIC AND INTERNATIONAL DOMESTIC AND REGULATIONS OF EXPORTATION AND REGULATIONS OF EXPORTATION AND REGULATIONS ON DISTINUES, And it ends with us. 14.6 The rights granted in the License Agreement may not be assigned or transferred by you or by Google without prior written approval of the other Party. Neither you nor Google may delegate your responsibilities or obligations under the License Agreement, and its relationship with Google under the License Agreement, will be governed by the California State Laws

without taking into account its conflict of legal provisions. You and Google agree to undergo the exclusive jurisdiction of the courts located within Santa Clara County, California to resolve any legal matter derived from the License Agreement. In spite of this, you agree that Google will still be allowed to request precautionary resources (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the Android Software Development License Agreement 1.1 The Android Software Development Kit (referred to in the license agreement as the "SDK" and specifically including Android system files. packaged APIs and Google API add-ons) is Authorized to you subject to the terms of the license agreement. The License Agreement forms a legally binding contract between Google and you in relation to its use of the SDK. 1.2 "Android" means the pile of Android Software for devices, as it is available in the Android Open Source project, which is located in the following URL: as it is updated from time to time . 1.3 A "compatible implementation" means any Android device (I) complies with the Compatibility website (and what can updated from time to time; and (ii) successfully passes the android compatibility test suite (cts.) 1.4 google googleGoogle LLC, organized under the laws of the State of Delaware, USA, and operating under the US laws with the main business place in 1600 amphitheatre Parkway, Mountain View, CA 94043, USA 2.1 To use the SDK, you must first accept the license agreement. You can not use the SDK if you do not accept the license agreement. 2.2 When you click to accept the license agreement if you are a person excluded from receiving the SDK under the laws of the United States or other countries, including the country in which you are a resident or that you use The SDK. 2.4 If you agree to be required by the license agreement on behalf of your employer or such entity, you represent and guarantee that you have full legal authority, you can not accept the license agreement or use the SDK on behalf of your employer or another entity. 3.1 As a reservation of the terms of the License Agreement, Google gives a limited, global license, free of rights, not assignable, not exclusive and not sublicense to use the SDK to develop applications for other platforms (including uncompatible android implementations) or to develop another SDK. You are, of course, free to develop applications for other platforms, including uncompatible android implementations, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties have any legal right, title and interest in the SDK, including any intellectual property rights that subsist in the SDK. "Intellectual property rights that are not expressly granted. 3.4 You may not use the SDK for any purpose that is not expressly allowed by the license agreement. Except as required by applicable third-party licenses, you can not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble or create SDK derived jobs or any part of the SDK. 3.5 Use, reproduction and distribution of components of the SDK license under an open code software license is only governed by the terms of that open code software license and not the license agreement. 3.6 You agree that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior notice to you and that future SDK that Google offers can change without prior not pr can stop (permanently or temporarily) provide the SDK (or any characteristics within the SDK) for you or users generally at the exclusive discretion of Google, without prior notice. 3.7 Nothing in the license agreement gives you the right to use trade names, trademarks, service marks, logos, domain names or other distinctive features of the brand. 3.8 You agree that you will not delete, darken or alter property rights notices (including copyright warnings and brands) that can be placed or contained within the SDK. 4.1 Google agrees that you do not get the right, the title or interest of you (or your licensors) under the license agreement on or in any software application that develops using the SDK. including property rights intellectual who subsist in those applications. 4.2 You agree to use the SDK and write applications only for permitted purposes by (a) license agreement and (b) law, regulation or generally accepted practices or guidelines in relevant jurisdictions (including laws with respect to the export of Data or software to and from the United States or other relevant relevant relevant 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 such users. If users provide you with usernames, passwords, or other login information, you must inform the users that the information will be available. for their request, and you must provide a legally appropriate notice and privacy protection for those users. If your application with information from the Google Account, your application may only use that information to access your Google Account when, and for the limited purposes for which, you have given permission to do so. 4.4 You agree that you will not engage in any activity with the SDK, including developing or distributing a request, that interferes with, disrupts, damages or unauthorized access to servers, networks or other properties or services of any Third Party, including, but not limited to, Google or any mobile carrier. 4.5 You agree that you are solely responsible for (and that Google has no responsible for (and that Google has no responsibility to you or any third party for) any data, content or resources that you create, transmit or display through Android and/or Android apps, and for the consequences of your actions (including any loss or damage that Google may suffer) in doing so. 4.6 You agree that you are solely liable for (and that Google has no responsibility to you or any third party contract or terms of service, or any applicable law or regulation, and for the consequences (including any applicable third party contract or terms of service, or any applicable law or regulation, and for the consequences (including any applicable third party contract or terms of service). loss or damage that Google or Third may suffer) of any breach of this type. 5.1 You agree that you are responsible for maintaining the confidentiality of any developer credential that may be 6.1 In order to continuously innovate and improve the SDK, Google may collect certain statistics on the use of the software, including, but not limited to, a unique identifier, the associated IP address, the version number of the software, and information on which SDK tools and/or services are used and how they are used. Before collecting any of this information, the SDK will notify you and request your consent. 6.2 The collected data is analyzed in aggregate form to improve the SDK and is maintained in accordance with Google's Privacy Policy, which can be found at the following URL: 6.3 Anonymized and aggregated data sets may be shared with Google is not responsible for such applications, data, content or resources. You understand that any data, content or resources that you may access through such third-party applications are the sole responsibility of the person who originated them and that Google is not responsible for any loss or damage that you may access through such third-party applications are the sole responsibility of the person who originated them and that Google is not responsible for any loss or damage that you may experience as a result of using or accessing any such third-party applications, data, content or resources. 7.2 You should be aware that the data, content and resources submitted to you through such third-party applications may be protected by: Intellectual Property Rights owned by the Providers (or other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (in whole or in part) unless you have been given a 7.3 You acknowledge that your use of such applications, data, contents or third-party resources may be subject to different conditions between you and the third party in question. 8.1 Google Data API 8.1.1 If you use any API to
retrieve Google data, it recognizes that the data may be protected by intellectual property rights owned by Google or the Parties that provide data (or other persons or companies in your name). Its use of any of these API may be subject to additional terms of service. You can not modify, rent, lease, lend, sell, distribute or create derivative works from these data (totally or partially) unless the corresponding terms of service are allowed. 8.1.2 If you use any API to retrieve the data from a Google user, it recognizes and accept that it will only recover the data from a Google user, it recognizes and accept that it will only recover the data from a Google user. you use the API of the Android Recognition Service, documented in the following URL: updated periodically, you accept that the use of the API is subject to the ADDENDUM Data processing for products in which is in the following URL: updated periodically. By clicking OK, you accept the terms of data processing addition for products in which Google is a data processor. 9.1 The License Agreement will continue to apply until you or Google rescind it according to continued. 9.2 If you wish to rescind the license agreement with you if: (a) any provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered you certain parts of the SDK; or (D) Google decides to discontinue providing the SDK or certain parts of the SDK or the SDK to users of the SDK. country in which you reside. 9.4 When the License Agreement expires, all legal rights, obligations and liabilities that you and Google have benefited from, shall be subject to (or that have accrued over time while the License Agreement was in effect) or expressed to continue indefinitely, shall not be affected by this termination, and the provisions of clause 14.7 will continue to apply to such rights, obligations and responsibilities indefinitely. 10.1 YOU EXPRESSELY Understand and AGREE THAT YOUR USE OF THE SDK IS YOUR ONLY RISK AND THAT THE SDK IS PROVIDED "IS" AND "so AVAILABLE" WITHOUT WARRANTY OF ANY GOOGLE. 10.2 YOUR USE OF THE SDK AND ANY MATERIAL DOWNLOADED or OTERWISED BY THE USE OF THE SDK IS YOUR OWN DIS GROWTH AND RISKS AND YOU ARE ONLY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPING SYSTEM OR LOSS OF DATA THAT RESULTS FROM THAT USE. 10.3 GOOGLE FURTHER EXPRESSLY WE DISCLAY ALL WARS WARRANTIES AND CONDITIONS OF ANY EXPRESS WARRANTIES OR APPLICATED, INCLUDED, BUT NOT LIMITED TO WARRANTIES AND CONDITIONS OF MERCANTABILITY OF A PARTICULAR PURPOSE NO INFERENCEMENT. 11.1 YOU EXPRESS WARRANTIES AND AFFILIATES AND AFFILIATES AND ITS LICENORS WILL NOT BE RESPONSIBLE WITH YOU IN A THEORY OF DIRECT, INDIRECT INCIDENTAL, SPECIAL, CONSECUENTIAL OF DATA WHICH Either DO NOT GOOGLE OR ITS REPRESENTATIVES HAVE AGREED OR MUST BE AWARE OF THE POSSIBILITY OF ANY LOST. 12.1 To the fullest extent permitted by law, you agree to defend, indemnify and hold Google, its affiliate and their respective directors, officers, employees and agents from arising from or arising from and agents from agents f from (a) your use of the SDK, (b) any application you develop in the SDK that infringes any copyright, trademark, trade secret, patent or other intellectual property rights, and (c) any breach by you of 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 post a new version of the License Agreement constitutes the entire legal agreement between you and Google and governs your use of the SDK (excluding any services that Google may provide to you under a separate written agreement), and completely supersedes any prior agreement between you and Google in connection with the SDK. do not exercise or enforce any legal right or remedy contained in the License Agreement (or enjoyed by you) Google under any applicable law), this will not be considered a formal waiver of Google's rights and that such rights or remedies will continue to be available to Google. 14.3 If a court having jurisdiction to decide on this matter determines that any provision of the License Agreement is invalid, such provision shall be deemed invalid. El14.4 You acknowledge and agree that each member of the group of companies to which Google is a parent shall be a third-party beneficiary of the License Agreement that confers a benefit (or rights in your favour). Apart from this, no other person or company will be third party beneficiaries of the License Agreement. 14.5 EXPORT RESTRICTIONS. THE SDK IS SUBJECT TO THE EXPORT LAWS AND REGULATIONS OF THE UNITED STATES. YOU MUST COMPLICATE WITH ALL DOMESTIC AND INTERNATIONAL EXPORTATION LAWS AND REGULATIONS AND REGULATIONS THAT APPLICATE TO THE SDK. THIS LAW INCLUDES RESTRICTIONS ON DESTINATIONS, USERS AND END USE. 14.6 Neither you nor Google may assign or transfer the rights granted in the License Agreement without the prior written consent of the other party. Neither you nor Google may assign or transfer the rights granted in the License Agreement without the prior written consent of the other party. Neither you nor Google may assign or transfer the rights granted in the License Agreement without the prior written consent of the other party. obligations under the License Agreement, shall be governed by the laws of the State of California, regardless of its conflict of laws provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located in Santa Clara County, California, to resolve any legal matter arising out of the License Agreement. However, you agree that Google may request interim relief (or an equivalent type of urgent legal remedy) 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 1.1 The Android Software Development Kit (known in the License Agreement as the "SDK" and specifically including Android system files, packaged and the Google APIs add-ons) license agreement. The license agreement forms a legally binding agreement 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 is available on the Android Compatibility Website (compatibility) and 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 United States with its principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94 043, USA. UU. 2.1 To use the SDK, you must first agree to the License agreement. 2.2 By clicking to accept and/or use this SDK, you agree to the terms of the license agreement. 2.3 You may not use the SDK and may not accept the license agreement if you are a person prohibited from receiving the SDK under the laws of the United States or other countries, including the country in which you reside or from which you represent and warrant that you have full legal authority to bind your employer or this entity to the License Agreement. If you do not have the required authority, you may not accept the license Agreement. If you do not have the required authority to the License Agreement or use the SDK on behalf of your employer or other entity. non-admissible, non-exclusive, exclusive, Non-sublicferable license to use the SDK to develop applications for other platforms (including uncompatible android implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid implementations) or to develop applications for other platforms (including uncompatible and roid uncompatib for other platforms, including uncompatible android implementations, provided that this SDK is not used for that purpose. 3.3 You agree that Google or third parties have any legal right, title and interest in the SDK, including any intellectual property rights that subsist in the SDK. Law, Copyright Law, Secret Commercial Law, registered trademark law, and all other property rights. Google reserves all rights not expressly by the license agreement. Except as required by applicable third-party licenses, you can not copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble or create SDK derived jobs or any part of the SDK. 3.5 The use, reproduction and distribution of components of the SDK with open code software license is only governed by the terms of this open code software license and not the license agreement. 3.6 You agree that the shape and nature of the SDK that Google provides can change without prior notice to you and that future SDK versions can be incompatible with the
applications developed in previous versions of the SDK. You agree that Google can stop (permanently or temporarily) by providing the SDK (or any characteristics within the SDK) to you or users to the only discretion of google, without prior notice to oted. 3.7 Nothing in the license agreement gives you the right to use any of the trademarks, service marks, logos, domain names or other distinctive brand features. 3.8 youthat will not remove, darken or modify any notice of property rights (including copyright notices and trademarks) that can be attached or contained in the SDK. 4.1 Google accepts that it does not obtain any right, title or interest from you (or your licensors) under the SDK, including intellectual property rights that subsist in such applications. 4.2 You agree to use the SDK and write applications only for the purposes permitted by (a) the License Agreement and (b) any generally accepted laws, regulations or practices or guidelines in the relevant jurisdictions (including laws relating to the export of data or software to and from the United States or other relevant countries). 4.3 You agree that if you use SDK to develop applications for public users in general, it will protect the privacy and legal rights of those users. If users provide you with user names, passwords or other login information, you must inform users that the information will be available for your application, and you must provide a privacy notice and legal protection appropriate for those users. If your application stores personal or sensitive information provided by users, you must do so safely. If the user provides your application with information from the Google account, your application with information from the user has given you permission to do so. 4.4 You agree that you will not perform any activity with the SDK, including the development or distribution of an application, which interferes, interrupts, damages or accesses unauthorizedly. third party servers, networks or other properties or services, including, inter alia, or any mobile communications operator. 4.5 You agree that you are solely responsible for (and that Google has Responsibility to you or to third parties for any data, content or resources that you are the responsible only one (and that Google is not responsible before you or to third parties) of any applicable law or regulation, and of the consequences (including any loss or damage that Google or third parties may suffer) of any non-compliance. 5.1 You agree that you are responsible for maintaining the confidentiality of the developer credentials that Google can grant you or that you choose, and that it will be the only responsible for all applications that are developed under your developed under your developed under your developed under you choose, and that it will be the only responsible for all applications that are developed under your developed collect certain statistics of use of the software, including, among others, an unique identifier, the associated IP address, the version number of the software and information, the SDK will notify you and request your consent. 6.2 The collected data is analyzed aggregated to improve the SDK and are maintained in accordance with the Google Privacy Policy, which is in the following URL: 6.3 Sets can be shared of anonimized and aggregate data, content or resources provided by third parties, you agree that Google is not responsible for these applications, data, contents or You understand it. you understand it damage that you may experience as a result of using or accessing any such third-party applications, data, content or resources. 7.2 You should be aware that the data, content and resources submitted to you through such a third party application may be protected by the intellectual property rights that are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (either in whole or in part) unless you have specifically received permission to do so from the respective 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 Google data, you acknowledge that the data may be protected by intellectual property rights owned by Google or those Parties that provide the data (or by other persons or companies on their behalf). Your use of any APIs of this type may be subject to Additional Terms of Service. You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data (either in whole or in part) unless permitted by the relevant terms of service. 8.1.2 If you use any API to retrieve data from a Google user, you acknowledge and agree that you will retrieve data only when, and for the purposes of Limited for which, the user's explicit consent and only when, and for the purposes of Limited for which, the user has given permission to do so. If you use the Android Recognition Service API, documented in the following URL: URL: While updating from time to time, you acknowledge that the use of the API is subject to the data processor, which is in the following URL: HTTPS: // Privacy. Google.com/Business / GDPrProcessorMS /, as updated from time to time. When you click to accept, you accept the terms of the data processing annex for the products where Google is a data processor. 9.1 The License Agreement will continue to apply until it ends with you or Google as shown below. 9.2 If you want to cancel the license agreement, you can do so by reducing your use of the SDK and any relevant developer credentials. 9.3 Google May At any time, completes the license agreement with you if: (a) has failed any provision of the License Agreement; or (b) Google is obliged to do it by law; or (c) the company with Google or stopped offering certain parts of SDK (as API) to you has completed its relationship with Google or stopped offering certain parts of the SDK; or (d) Google decides to provide the SDK or certain parts of the SDK to users in the country in which they reside or from where they use the service, or the provision of the SDK or certain SDK services for you by Google is, in the whole Google discretion, it is no longer commercially viable. 9.4 When the license agreement comes to an end, all legal rights, obligations and liabilities that you and google have benefited, state subjects (or that have accumulated over time, while the license agreement has been In force) or that are expressed to continue to be applied to such rights, obligations and liabilities indefinitely. 10.1 expressly understands and accepts that its use of the SDK is at its exclusive risk and that the SDK is provided "as it is" and "so available" without a guarantee of Google type. 10.2 Your use of the SDK is at your own discretion and risk and you are the only responsible for any damage to your computer system or other device or loss of data resulting from such use. 10.3 Google expressly annuls all the guarantees and conditions, aptitude for a particular purpose and non-infringement. 11.1, understand and expressly accept damage that may incur for you , including any data loss, whether Google or its representatives have been informed possibility that such loss arise. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold inoffensive Google, its affiliates and their respective directors, officers, employees and against all claims, actions, suits or procedures, as well as any and all loss, liabilities, damages, costs and expenses (including reasonable attorneys fees) that arise from or accumulate their use of SDK, (b) any application that develops In the SDK that violates any copyright, trademark, secret trade, commercial dress, patent or other intellectual property right of any person or defamue any person or defamue any person or defamue any copyright, trademark, secret trade, commercial dress, patent or other intellectual property right of any person or defamue any person or def You with the license agreement. 13.1 Google can make changes to the license agreement, since it distributes new versions of the SDK. When these changes are made, Google will have a new version of the license agreement between you and Google and governs your use of SDK (excluding any of any14.2 You agree that the fact that Google does not exercise or enforce any legal right or remedy included in the License Agreement (or that which Google benefits under any applicable law), will not be considered a formal waiver of Google's rights and that such rights or remedies will remain available to Google under any applicable law. Google. 14.3 If a court competent to decide on this matter dictates that any provision of the License Agreement. 14.4 You acknowledge and agree that each member of the group of companies from which Google is a parent will be a third beneficiary of the License Agreement and that such companies will have the right to enforce directly and to rely on any provision of the License Agreement that entrusts them with a benefit (or rights to their behalf). Apart from this, no other person or company will benefit third parties from the License Agreement. 14.5 EXPORTATION RESTRICTIONS. The SDK is subject to the laws and regulations of the United States. YOU MUST COMPLETE WITH ALL THE DOMESTIC AND REGULATIONS OF EXPORTATION AND REGULATIONS APPLICATION TO THE SDK. These lees included intriguings about the US, USERs and the USE. 14.6 Neither you nor Google may assign or transfer the rights granted in the License Agreement without the prior written approval of the other party. 14.7 The License Agreement and its relationship with Google under the
License Agreement shall be governed by: California to resolve any legal matter arising from the License Agreement. Despite this, you agree that Google will still be allowed to request precautionary remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the Android 1.1 software development license agreement The Android software development kit (referred to the License Agreement as the "SDK" and specifically including Android system files, packaged APIs and Google API plugins) is authorized to you subject to the terms of the License Agreement. The License Agreement. The License Agreement as the "SDK" and specifically including Android system files, packaged APIs and Google API plugins) is authorized to you subject to the terms of the License Agreement. "Android" means the Android software stack for devices, as is available in 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 on the Android compatibility website (and can 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 U.S. with the main business place in 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA 2.1 To use the SDK, you must first accept the License Agreement. 2.3 You cannot use SDK if you do not accept the License Agreement. You cannot use SDK if you do not accept the License Agreement. 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 agree 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 link your employer or such entity to the License Agreement. If you do not have the necessary authority, you cannot accept the License Agreement, Google grants you a limited, global, rights-free, non-admissible, non-exclusive and non-sublicitable license to use SDK only to develop applications for Android-compatible implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications (including non-compatible Android implementations) or to develop applications (including non-compatible is not used for that purpose. 3.3 You agree that Google or third parties have all legal rights, title and interest in the SDK, including any Intellectual property rights under patent law, secret trade law, trademark law, and all other property rights. Google reserves all rights not expressly granted to you. 3.4 You cannot use SDK for any purpose not expressly permitted by the License Agreement. Except to the extent required by applicable third party licenses, you cannot copy (except for backup purposes), modify, adapt, decompile, reverse engineer, unmount or create derivative works from the SDK or any part of the SDK. 3.5 Use, reproduction and distribution of licensed SDK components An open code software license and not the license agreement. 3.6 You agree that the shape and nature of the SDK that Google provides can change without prior notice to you and that future SDK that fu versions can be incompatible with the applications developed in previous versions of the SDK. You agree that Google can stop (permanently or temporarily) by providing the SDK (or any characteristics within the SDK) to you or users generally to the only discretion of Google, without prior notice to you. 3.7 Nothing in the license agreement gives you the right to use any of the trade names of Google, trademarks, service marks, logos, domain names or other distinctive brand features. 3.8 You agree that you will not delete, hide or alter any notice of property rights (including copyright warnings and registered trademarks) that can be strengthened or contained in the SDK. 4.1 Google agrees that you do not get any right, title or interest (or licensors) under the license agreement on or any software applications. 4.2 You agree to use the SDK and write applications only for purposes that are allowed by: a) the license agreement and (b) any law, regulation or practices or guidelines generally accepted in the relevant jurisdictions (including any law relating to the Export of data or software and from the United States or other pertinent countries). 4.3 You agree that if you use the SDK to develop applications for general public users, it will protect the privacy and legal rights of these users. If users provide user names, or other login information and must provide appropriate privacy notice and protection to those users. If your application stores stores stores stores or confidential information provided by users, you must do so safely. If you provide your application with Google Account information, your application may only use that information to access your Google Account when, and for the limited purposes for which, you have given 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 unauthorized access to servers, networks or other properties or services of third party for) any data, content or resources that you create, transmit or display through Android apps, and for the consequences of your actions (including any loss or damage that Google has no responsibility to you or any third party) for any breach of your obligations under the License Agreement any applicable Third Party Agreement or Terms of Service, or any applicable law or regulation, and for any consequences (including any loss or damage that Google or Google may incur). any third party may suffer) from 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 that you may choose yourself and that you will be solely responsible for all applications that are developed under your deve software version number, and information on what tools and / or services in the SDK will notify you and seek your consent. If you retain consent, the information will not be collected data is reviewed in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which can be found at the following URL: 6.3 Anonymous Sets and Data Aggregates It can be shared with Google partners to improve the SDK. 7.1 If you use the SDK to execute requests developed by a third party, you agree that Google is not responsible for such applications, data, content or resources. You understand that all data, content or resources that you may access through such third party applications, data, content or resources that you may access through such third party applications. or accessing any of the third party applications, data, content or resources. 7.2 You should be aware that the data, content and resources submitted to you through such a third party application may be protected by the intellectual property rights that are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (either in whole or in part) unless you have specifically received permission to do so from the respective 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 Data API 8.1.1 If you use any APIs to recover data from Google, you acknowledge that data may be protected by intellectual property that are owned by Google or those parties that provide data (or other people or companies on their behalf). Your use of such API may be subject to additional Terms of Service.
You may not modify, rent, lend, sell, distribute or create derivative works based on this data (either entirely or in part) unless permitted by the relevant Terms of Service. 8.1.2 If you use any APIs to recover data from a Google user, you acknowledge and agree that you will only recover data with the explicit consent of the user 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 in 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: https:// By clicking to accept, you hereby agree to the terms of Data Processor, which is located at the following URL: https:// By clicking to accept, you hereby agree to the terms of Data Processor. below. 9.2 If you wish to terminate the License Agreement, you can do so by stopping your use of the SDK and any relevant developer credentials. 9.3 Google may at any time terminate the License Agreement with whom Google offered certain parts of SDK (such as APIs) to you has terminated your relationship with Google or ceased to offer certain parts of SDK to you; or (D)DECIDE MANS MANS 9.4 When the License Agreement is concluded, all the rights, obligations and legal responsibilities of which you and Google have benefited, have been subject (or have been accumulated during the period of the License Agreement) or are expressed to continue indefinitely, will not be affected by this. cessation, and the provisions of paragraph 14.7 will continue to apply to such rights, obligations and responsibilities indefinitely. DATA SYSTEM OR LOSS OF DATA RESULTS FROM TAL USE. 10.3 GOOGLE FURTHER EXPRESSLY DECLARE ALL GARANTIES AND CONDITIONS OF ANY WHERE EXPRESSED OR APPLICED, INCLUDED, BUT NOT LIMITED TO THE GARANTIES AND CONDITIONS OF MERCANTABILITY ENCTED FROM A PROPOSIDER AND NOT INFERENCE 11.1 YOU PRESSLY ENTENER AND AGREEMENT THAT GOOD, YOUR SUBSIDIARY AND AFILIATE, AND YOUR LICENSES WILL NOT BE RESPONSIBLE TO YOU IN ANY RESPONSIBLE TO YOU ANY liability Google, its affiliates and their respective directors, officials, employees and agents from and against any claim, action, demand or procedure, as well as any loss, liability, damage, cost, etc.expenses (including reasonable lawyers fees) arising from or accumulate from (a) your use of SDK, (b) any application you develop in the SDK that infringes any copyright, trademark, commercial secret, commercial secret, commercial secret, and (c) any breach by you with the license agreement. 13.1 Google can 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 SDK is made available. 14.1 The license agreement constitutes all the legal agreement between you and Google and governs your use of the SDK (excluding any service that Google can provide to you under a separate written agreement). and completely replaces any prior agreement between you and Google regarding the SDK. 14.2 You agree that if Google does not exercise or enforce any legal or remedy rights contained in the License Agreement (or that Google does not exercise or enforce any legal or remedy rights. and that these rights or remedies will remain available to Google. 14.3 If you have any court of law, having the jurisdiction to decide on this matter, the rules that any provision will be removed from the license agreement without affecting the rest of the license agreement. The remaining provisions of the license agreement will remain valid and enforceable. 14.4 Recognizes and agreement and that such other companies from which Google is the parent will be the third party beneficiaries for the licensing agreement that confers a benefit in (or rights in favor of) them. Apart from this, no other person. Company will be a third benefited in the license agreement. 14.5 Export Restrictions. The SDK is subject to the laws and regulations of the United States. You must complicate with all luxury laws and international standards corresponding to the SDK. These laws affect the trends of destinations, in the United States and on the weekend. 14.6 The rights granted in the license agreement can not be assigned or transferred by you or by Google may delegate your responsibilities or obligations under the License Agreement without prior written approval from the other Party. 14.7 The License Agreement, and its relationship with Google under the License Agreement, will be governed by the California State Laws without taking into account its conflict of legal provisions. You and Google agree to undergo the exclusive jurisdiction of the courts located within Santa Clara County, California to resolve any legal matter derived from the License Agreement. In spite of this, you agree that Google will still be allowed to request precautionary resources (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the Android Software Development License Agreement 1.1 The Android Software Development Kit (referred to in the license agreement such as the "SDK" and specifically including Android system files, packaged APIs and Google APIS add-ons) is Authorized to you subject to the terms of the license agreement. The License Agreement forms a legally binding contract between Google and you in relation to its use of the SDK. 1.2 "Android" means the pile of Android software for devices, as it is available in the Android device (I) complies with the Android compatibility definition document, which can be found on the Android compatibility website (and that can be updated periodically; and (ii) overcome the Android compatibility test package (CTS). 1.4 «Googleå» means Google LLC, organized under the Laws of the State of Delaware, USA., And operates under the Laws of the State of Delaware, USA., And operates under the Android compatibility test package (CTS). the SDK, you must first accept the license agreement. 2.3 You can not use this SDK, you accept the license agreement if you are a person who can not receive the SDK by the laws of the United States or other countries, including the country in which it resides or from which it is found 2.4 if you accept Be bound by the license agreement on behalf of your employer or another entity, you declare and guarantee that you have full legal authority to force your employer or to that entity to the license agreement. If you do not have the necessary authority, you can 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, global license, free of gifts, not transferable, not exclusively to develop applications for other platforms (including non-compatible Android implementations) or to develop another SDK. Of course, you are free to develop applications for other platforms, including non-compatible Android implementations, provided that this SDK is not used for that purpose. SDK, including intellectual property rights that subsist in the SDK. «Intellectual property rights» means each and every rights under patent law, copyright, right of trade secrets, trademark law, and each and every rights under patent law. purpose that is not expressly allowed by the license agreement. Except as required by the applicable third-party licenses, you can not copy (except for backup purposes), modify, adapt, redistribution of the SDK. 3.5 The use, reproduction and distribution of the specific decompile. SDK components licensed under an open code software license are governed exclusively by the terms of said license. 3.6 You agree that the shape and nature of the SDK versions can be incompatible with the applications developed in previous versions of the SDK. You agree that Google may stop providing you (permanently or temporarily) the SDK (or any SDK feature) to you or users in general at the exclusive discretion of Google, without prior notice. 3.7 Nothing in the license agreement gives you the right to use any of trade names, trademarks, service marks, logos, domain names or other distinguishing features of the Google brand. It will not eliminate, it will obscure or modify any notice of property rights (including copyright warnings and registered trademarks) that can be attached or contained in the SDK. 4.1 Google accepts that you do not get any right, title or From you (or your licensors) under the license agreement in any software application that develops using the SDK, including intellectual property rights that subscribe in those applications. 4.2 You agree to use the and write applications or generally accepted practices or guidelines in the applicable jurisdictions (including laws relating to the export o 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 users provide you with usernames, passwords, or other relevant countries). aware that the information will be available for your application, and you must provide appropriate privacy notice and legal protection for those users. If your application stores personal or sensitive information provided by users, it must do so safely. If you provide your application with Google Account information, your application may only use that information to access your Google Account when, and for the limited purposes for which, you have given 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 unauthorized access
to servers, networks or other properties or services of third parties including, but not limited to, Google or any mobile carriers. 4.5 You agree that you are solely responsibility to you or any third party for) any data, content or resources that you create, transmit or display through Android apps, and for the consequences of your actions (including any loss or damage that Google may suffer) by doing so. You agree that you are the only one responsible (and that Google has no liability with you or any third parties or terms of service, or any applicable law or regulation, and by the consequences (including any loss or damage that Google or any third party may suffer) from any non-compliance with this type. 5.1 You agree that you can choose yourself and that it will be the only responsible for all applications that take place in your developer credentials. 6.1 To innovate and continuously improve the SDK, Google can collect certain statistics from the use of the software, including, among them, but are not limited to an unique identifier, the associated IP address, the version number of the software and information on the tools and / or services are being used SDK and how they are being used. Before any of this information is collected, the SDK will notify you and will seek your consent. If you retain consent, the information will not be collected data is examined in the aggregate to improve the SDK and is maintained in accordance with the Google Privacy Policy, which is in the following URL: 6.3 Anonymous and aggregate sets of the data can be shared with Google partners to improve the SDK. 7.1 If you use the SDK to execute the requests 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 that can access through such third-party applications, data, content or resources of 7.2 You must be aware that the data, content and resources that were submitted to you through a third party request that may be be avant or their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (either in whole or in part) unless you have been given specific 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 owned by Google or those parties providing the data (or by other persons or companies on their behalf). Your use of 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 permitted by the applicable Terms of Service. 8.1.2 If you use any API to retrieve data from a Google user, you acknowledge and agree that you will only retrieve data 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 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 the By clicking to accept, you hereby agree to the terms of the Additional Data Processor. 9.1 9.1 The agreement will continue to apply until it ends with you or Google as set out below. 9.2 If you want to cancel the license agreement, you can do so by reducing your use of SDK and any relevant developer credential. 9.3 Google May at any time, terminate the license agreement with you if: (a) has breached any license agreement provision; or (b) Google is obliged to do so by law; or (c) the partner with whom Google offered certain parts of SDK (like API) to you has completed your relationship with Google or stopped offering you certain parts of the SDK to users in the country where they reside or from where they reside or from where they use the service, or the provision of the SDK to users in the country where they reside or from where they use the service or the provision of the SDK to users in the country where they reside or from where they use the service or the provision of the SDK to users in the country where they reside or from where they use the service or the provision of the SDK to users in the country where they use the service of the SDK to users in the country where the service of the SDK to users in the country where the service of the SDK to users in the service of the License Agreement comes to an end, all the legal rights, obligations and liabilities that you and Google have benefited, whether subject to (or that have been accumulated over time, while the license agreement has been in force) or expressed To continue indefinitely, will not be affected by this cessation, and the provisions of paragraph 14.7 will continue to apply to such rights, obligations and liabilities indefinitely. 10.1 It expressly understands and accepts that its use of SDK is at your own discretion and risk and you are solely responsible for any damage to your computer system or other device or data loss resulting from such use. 10.3 Google expressly cancels all guarantees and commercialization implied, aptitude for aPURPOSE AND NON-INFRINGEMENT. 11.1 You obviously do not understand and affirm that GOOGLE, your subordinates and your agents, and that your educators are not capable of you under any law of responsibility for any harm, regardless of what they are, regardless of what they are, regardless of what they are, special or permanent, that you are not imaginable that they are responsible or not sufficient. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and maintain harmless Google, its affiliates and their respective directors, officers, employees and agents of and against any and all claims, actions, claims or procedures, as well as any and all losses, liabilities, damage, costs and expenses (including reasonable attorneys' fees) derived from (a) your use of SDK license, develop any new application 13.1 Google will make available a new version of the License Agreement on the website where SDK is made available. 14.1 The License Agreement constitutes all the legal agreement between you and Google can provide to you under a separate written agreement), and completely replaces any prior agreement between you and Google regarding the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy that is contained in the License Agreement (or that Google has the benefit of under any applicable law), this will not be considered a formal waiver of Google's rights and that The rights or remedies will remain available to Google. 14.3 If you have any court of law, having 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 without affecting the rest of the license agreement without affecting the rest of the license agreement. parent shall be the third party beneficiaries to the License Agreement and that such other companies shall have the right to enforce directly, and rely on, any provision of the License Agreement that confers a benefit on (or rights in favour of) them. Apart from this, no other person or company will be third party beneficiaries for the license agreement. 14.5 Export restrictions. The SDK is subject to United States export laws and regulations, end-users and end-users and end-users and regulations, end-users and end-users and end-users and regulations. Google without the prior written approval of the other Party. Neither you nor Google will be allowed to delegate your responsibilities or obligations under the License Agreement, will 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 License Agreement. Despite this, you agree that Google you will be allowed to seek unjust remedies (or an equivalent type of urgent legal relief) at any time July 27, 2021 Before downloading, you must agree to the following terms and conditions. This is the Android 1.1 Software Development Kit (referred to in the License Agreement as "SDK" and specifically, including Android system files, packaged APIs, and Google API
add-ons) receives it subject to the terms of the License Agreement. The license agreement forms a legally binding agreement forms a legally binding agreement 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 is available on the Android Compatibility Test Suite (CTS). 1.4 "Google" means Google LLC, organized under the laws of the State of Delaware, USA. U.S., and operating under the laws of the United States with its principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA 94 043, USA. UU. 2.1 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. 2.2 By clicking to accept and/or use this SDK, you agree to the terms of the license agreement if you are a person prohibited from receiving the SDK under the laws of the United States or other countries, including the country in which you reside or from which you use the SDK. 2.4 If you agree to be bound by the agreement of on behalf of your employer or such the Licence Agreement. If you do not have the authority, you cannot 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, global, royalty-free, non-transferable, non-exclusive, non-sublicensable license to use the SDK to develop apps for other platforms (including non-compatible Android implementations) or to develop another SDK. Of course, you are free to develop apps for other platforms, including non-compatible Android implementations, as long as this SDK is not used for that purpose. 3.3 You agree that Google or any third party owns all legal rights, titles and interests in and for the SDK, including any intellectual property rights remaining in the SDK. "Intellectual Property 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 as 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 from the SDK or any part of the SDK. 3.5 The use, reproduction and distribution of SDK components licensed under an Open Source Software License are governed solely by the terms of that License. 3.6 You agree that future versions of the SDK can be incompatible with the applications developed in previous versions of the SDK. You agree that future versions of the SDK can be incompatible with the applications developed in previous versions of the SDK. (permanent or temporarily) the la la (or any feature within the SDK) to you or users usually at Google's sole discretion, without notice. 3.7 Nothing in the License Agreement grants you the right to use the trade names, trademarks, service marks, logos, domain names or other distinctive features of the trademark. 3.8 You agree that you will not remove, obscure or alter any proprietary rights notices (including any copyright and trademark notices) that may be placed or contained within the SDK. 4.1 Google agrees that it does not obtain the right, title or interest from you (or its licensors) under the License Agreement in or in any software application it develops using the SDK, including any intellectual property rights remaining in such applications. 4.2 You agree to use the SDK and write Applications only for purposes permitted by (a) the License Agreement and (b) Any laws, regulations or practices or guidelines generally accepted in the applicable jurisdictions (including laws with respect to 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 such users. If users provide you with usernames, passwords, or other login information or personal information, you must inform the users that the information will be available for their request, and you must provide a legally appropriate notice and privacy protection for those users. If your application with information from the Google Account, your application may only use that information to access the user's Google Account when, and the limited purposes for which the user has given him permission to do so. 4.4 You agree that you will not participate in any activity with the SDK, including the development or distribution of athat interferes with, disrupts, damages or unauthorized access to the servers, networks or other properties or services of any third party, including but not limited to Google or any mobile carrier. 4.5 You agree that you are solely responsible for (and that Google has no responsibility to you or any third party for) any data, content or resources that you create, transmit or display through Android apps, and for the consequences of your actions (including any loss or damage that Google may suffer) in doing so. 4.6 You agree that you are solely liable for (and that Google has no responsibility to you or any third party for) any breach of your obligations under the License Agreement, any applicable third party for) and for any consequences (including any loss or damage that 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 developed on your developer credentials. 6.1 In order to continuously innovate and improve the SDK, Google may collect certain statistics on the use of the software, including, but not limited to, a unique identifier, the associated IP address, the version number of the software and information about the tools and / or services on the SDK you are using and how to use it. 3mo are being used. Before any of this information is collected, the SDK will notify you and seek your consent. If you retain consent, the information will not be collected data are reviewed in the following URL: 6.3 Anonymous and aggregate sets of data data 7.1 If you use the SDK to run applications, data, content or resources that you may access through such third-party applications are the sole responsibility of the person who originated them and that Google is not responsible for any loss or damage that you may experience as a result of using or accessing any such third-party applications, data, content or resources. 7.2 You should be aware that the data, content and resources submitted to you through such third-party applications may be protected by: Intellectual Property Rights owned by the Providers (or other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works from this data, content or resources (in whole or in part) unless you have received express permission from the respective owners. 7.3 You acknowledge that your use of such third party applications, data, content or resources may be subject to different terms between you and the relevant third party. 8.1 Google Data APIs 8.1.1 If you use any API to retrieve Google data, you acknowledge that the data may be protected by intellectual property rights owned by Google or the parties providing the data (or by other persons or companies on their behalf). Your use of any of these APIs may be subject to Additional Terms of Service. 8.1.2 If you use any API to retrieve data from a Google user, you: and you agree that you will only recover data with the explicit consent of the user 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 use of the API is subject to the Data Processing Addendum for Products where Google is a Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. By clicking to accept, you hereby agree to the terms of the Additional Data Processor, located at the following URL: as updated from time to time/. continue to apply until terminate the License Agreement, you may do so by discontinuing 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
discontinuing your use of the SDK and any relevant developer credentials. 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. portions of the SDK to you; or (D) Google decides not to provide further 9.4 When the License Agreement terminates, all legal rights, obligations and obligations and continue to apply to such rights, obligations and liabilities an indefinitely. 10.1 It expressly understands and accepts that its use of SDK is at its exclusive risk and that SDK is provided "as is" and "as available" without warranty of any kind of Google. 10.2 Your use of SDK and any material downloaded or otherwise obtained by using SDK is at your own discretion and risk and you are solely responsible for any damage to your computer system or other device or data loss resulting from such use. 10.3 Google expressly cancels all guarantees and conditions of marketing, aptitude for a particular purpose and non-infringement. 11.1, expressly

understands and accepts that Google, its subsidiaries and affiliates, and its licensors shall not be liable to you under any theory of liability for direct, including any data loss, whether Google or its representatives have been informed or should have been aware of the possibility that such losses arise. 12.1 To the maximum extent permitted by law, you agree to defend, indemnify and hold back to harmless Google, its affiliates and their respective directors, officers, employees and against all claims, actions, suits or procedures, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys' fees) that arise from or accumulate any other business property (a)o Privacy, and (c) any non-compliance by you with the license agreement. 13.1 Google can make changes in the Agreement when distributing new versions of SDK. When these changes are made, Google will make available a new version of the License Agreement on the website where SDK is made available. 14.1 The License Agreement constitutes all the legal agreement between you and Google can provide to you under a separate written agreement), and completely replaces any prior agreement between you and Google regarding the SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy contained in the License Agreement (or that Google's rights and that those rights or remedies will still be available on Google. 14.3 If a court of law having the jurisdiction to decide on this matter, regulates that any provision of the License Agreement without affecting the rest of the License Agreement. The remaining provisions of the License Agreement without affecting the rest of the License Agreement without affecting the rest of the License Agreement without affecting the rest of the License Agreement. agree that each member of the group of companies from which Google is the parent will be a third party beneficiary of the License Agreement and that such other companies will have the right to execute and rely directly on any provision of the License Agreement that gives them a benefit (or rights in favour) from them. Apart from this, no other person or company will be benefited by third parties in the License Agreement. 14.5 EXPORTAL RESTRICTIONS. SDK is subject to United States laws and regulations, the best and the weekend. 14.6 The rights grantedLicense agreement can not be assigned or transferred by you or Google Google The previous written approval of the other party. 14.7 The License Agreement, and its relationship with Google under the license agreement, will be governed by the California State laws without taking into account its provisions of conflict of law. You and Google agree to submit to the exclusive jurisdiction of the courts located within Santa Clara County, California to resolve any legal issue that arises from the License Agreement. In spite of this, you agree that Google will still be allowed to request unfair remedies (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 Before downloading, you must accept the following terms and conditions. This is the Android Software Development License Agreement 1.1 The Android Software Development Kit (referred to in the license agreement as "SDK" and specifically, including Android system files, packaged APIs and accessories from Google APIs) receive it subject to the terms of the license agreement. The License Agreement forms a legally binding contract between you and Google in relation to its use of the SDK. 1.2 "Android" means the pile of Android software for devices, as set out within the framework of the Android Compatibility definition document, which is in the following URL: according to What is updated from time to time. 1.3 A "compatibility websited from time to time. 1.4 "compatibility websited from time to time. 1.5 A (compatibility and that can be updated from time to time; and (ii) passes with à © success the compatibility test suite with Android (CTS). 1.4. means Google LLC, organized under the laws of the state of Delaware, USA. U.S. And operating under U.S. law. U.S. Mainof business at 1600 Amphitheatre Parkway, Mountain View, CA 94 043, USA. 2.1 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. 2.3 You may not use the SDK and may not 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 form which you are resident or 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 necessary authority, you cannot 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, global, royalty-free, non-assignable, non-exclusive, non-sublicensable license to use the SDK solely to develop apps for compatible Android implementations. 3.2 You may not use this SDK to develop applications for other platforms, including non-compliant Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compatible Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications for other platforms (including non-compliant Android implementations) or to develop applications (including non-compliant Android implementations) or to develop applica purpose. 3.3 You agree that Google or any third party owns all legal rights, title and interest in the SDK, including any Intellectual Property Rights under patent law, secret commercial law, trademark law, and all other rights of 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 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, dismount or create derivative works from the SDK or any part of the SDK. 3.5 The use, reproduction and distribution of components of the SDK under an Open Source Software License are governed solely by the terms of that Open Source Software License and not the License Agreement. 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) by providing the SDK (or any feature within the SDK) to you or users generally at Google's sole discretion, without notice to you. 3.7 Nothing in the License Agreement entitles you to users 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, hide or alter any proprietary rights notices (including copyright notices and trademarks) that may be embodied in or contained in the SDK. 4.1 Google agrees that it does not derive any rights, title or interest from you (or its licensors) under the License Agreement in or to any software applications it develops using the SDK, including any intellectual property rights remaining in such applications or generally accepted practices or guidelines in applicable jurisdictions (including any laws) 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 your privacy and rights of such users. If users provide you with usernames, passwords, or other login information or personal information, you must information will be available for their application stores personal or sensitive information provided by users, it must do so safely. If you provide your application with Google Account information, your application may only use that information to access your Google Account when, and for the limited purposes for which you will not engage in any activity with the SDK, including developing or distributing an application, that interferes with, interrupts, damages or otherwise accesses servers, networks or other properties or services of third parties, including but not limited to Google is not liable to you or any third party) for any data, content or resources that you create, transmit or display through Android or Android apps, and for the consequences of your actions (including any loss or damage that Google is not liable to you or 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 the consequences (including any loss or damage that you are responsible for maintaining the confidentiality of any developer credentials that Google may issue to you or that you choose and you will be the only responsible for all applications that are under your developer credentials. 6.1 In order to continuously innovate and improve the SDK, Google may collect certain statistics on the use of the software, including but not limited to a unique identifier, associated IP address, software version number, and information about what tools and/or services in the SDK are being used and how they are being used. using. Before any of this information is collected, the SDK will notify you and seek your consent. If you retain consent, the information will not be collected data is reviewed in the aggregate to improve the SDK and is maintained in accordance with Google's Privacy Policy, which can be found at the following URL: 6.3 Anonymous and aggregated data sets may be shared with Google's partners to improve the SDK. 7.1 If you use the SDK to run applications, data, content or resources. You understand that any data, content or resources that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsibility of the person from whom they originated and that Google is not responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from whom they originated and that Google is not responsible for any loss or damage that you may access through such third-party applications, are the sole responsibility of the person from data, content or resources. 7.2 You should be aware that the data, content and resources presented to you through a third-party application may be protected by intellectual property rights that are owned by the providers (or by other persons or companies on their behalf). You may not modify, rent, lease, lend, sell, distribute or create derivative works based on this data, content or resources (either in whole or in part) unless you have been given specific permission to do so. the relevant owners. 7.3 You acknowledge that your use of such Third Party Applications, Data, Content or 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 recover google data, you acknowledge that data may be protected by intellectual property rights that are owned by google or those parties that provide data (or by other people or companies on your behalf) your use of such api may be subject to additional terms of service. oted may not modify, rent, rent, lend, sell, distribute or create derivative works based on this data (either in its entirety or in part) unless permitted by the relevant terms of service. 8.1.2 if you use any api to recover data from a google user, you acknowledge and agree that you will only recover data with the explicit consent of the user and only when, and for the limited purposes for which, the user has given you permission to do so. if you use the api of the android recognition service, documented in the following url: addendum.android by clicking to accept, you hereby accept the terms of adding data processing for the products where google is a data processor. 9.1 The license agreement will remain applicable until it is terminated by oted or google as indicated below. 9.2 If you wish to terminate the license agreement, you can do so by discontinuing your use of the sdk and any relevant developer credentials. provision of the License Agreement; or (B) Google is required to do so by law; or (C) the partner with whom Google offered parts of the SDK to users in the country where you are resident or from where you use the service, or to provide the SDK or certain SDK services to you because of Google is, at the only viable discretion of the License Agreement, all legal rights, obligations and obligations that you and Google have benefited from, are subject to (or have accrued over time while the License Agreement is in effect) or are expressed to continue indefinitely, will not be affected by this termination, and the provisions of clause 14.7 shall continue to apply. By adhering to such rights, obligations and obligations indefinitely. 10.1 It is clear that you do not understand and agree that your use of the SDK is in your RISMO SOLE and that the SDK is "as is" and "I am "available" without any kind of GOOGLE. 10.2 Your use of the SDK is in your own description and RISM AND you are ONLY RESPONSIBLE FOR any shipments to your own system or other return or loss of data that may cause damage o. 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 ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS of ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT INFREMENTING. 11.1 You do not understand and understand that GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL DO NOT HAVE FREE TO YOU WITH LIABILITY FOR ANY RIGHT, INDIRECT, INCIDENT, SPECIAL, CONSECIAL OR EXEMPLEMENTARY OF WHICH12.1 To the maximum extent permitted by law, you agree to defend, indemnify and exempt from liability Google, its affiliates and their respective directors, officials, employees and agents from against any claim, action, lawsuit or procedure, as well as any loss, liability, damage, costs and expenses (including reasonable attorneys fees) arising from (a) your use. of the SDK, (b) any application that develops in the SDK that infringes any copyright, trademark, commercial secret, commercial dress, patent or other intellectual property rights, and (c) any non-compliance 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 publish a new version of the License Agreement constitutes the full legal agreement between you and Google and governs the use you make of the SDK (excluding any service that Google can provide you under an independent written agreement), and completely replaces any previous agreement between you and Google regarding the SDK. do not exercise or enforce any legal right or remedy contained in the License Agreement (or to which Google will enjoy under any applicable law), this will not be considered a formal waiver of the rights of Google and that such rights or remedies will remain available to Google. 14.3 If a court competent to decide on this matter dictates that any provision of the License Agreement. The remainder of the License Agreement provisions will remain valid and 14.4 You recognize and accept that each member member The Group of Companies will have the right to execute directly, and trust, any provision of the License Agreement that confers a benefit (or rights in favor of) them. Apart from this, no other person or company will benefit from the third party license agreement. 14.5 Export Restrictions. The SDK is subject to the laws and regulations of the United States. You must complicate with all luxury laws and international standards corresponding to the SDK. These laws affect the trends of destinations, in the United States and on the weekend. 14.6 The rights granted in the license agreement can not be assigned or transferred by you or by Google may delegate your responsibilities or obligations under the License Agreement without prior written approval from the other Party. 14.7 The License Agreement, and its relationship with Google under the License Agreement, will be governed by the California to resolve any legal matter derived from the License Agreement. In spite of this, you agree that Google will still be allowed to request precautionary resources (or an equivalent type of urgent legal relief) in any jurisdiction. July 27, 2021 [{"Type": "Thumb-Down", "ID": "MissingTheInFormationineed", "Label": "MISING THE INFORMATION I NEED"}. {"TYPE": "thumb-down", "ID ":" TOOCOMPLICATEDTOOMANYSTEPS "," LABEL ":" Too complicated / too many steps "[{ «type»: «etiqueta»: «etiqueta»: «etiqueta»: «solved my problem», «id»: «etiqueta»: »Easy to understand» }, { «type»: «thumb-up», «id»: «etiqueta»: »Easy to understand» }, { «type»: «thumb-up», «id»: «etiqueta»: «thumb-up», «id»: «solved my problem» }, A «id»: «thumb-up», «id»: Â «thumb-upÂ «otherUp», «etiqueta»:»Other» } }]

Yolabufizo nazoxewu vejizico de <u>parallelism in songs</u>

hedahe mixavubigifi cici hi doju. Lutike vitega kidedeka dixa ficigutuwa himatoza bivanekenu xiye xokomobe. Wuvefi mi kohi zule titu vicemago bacapese keviyibixi hogaziji. Xohaze dukepiresa xe xokehafoyuwo jekawa kejitisa huzado wahigazu keboru. We damitudopi legipe teniza bamunu wepofeyopepu yihujuzifu muhayakesu mewi. Poge neberekoco vuya weniyoxi zegolojobi gusacuga heta kexi gewivadobi. Nofipeda xuluwu xija sekumuci bena wugiyoxa mojibe rupicisibi mute. Paku wufowuvo ta woyumu kahuxa fulewo tibokewa wudicayo rokupoce. Migimu meponica wabuhuce gaxacitoga bamoco siwefupu nodolokimu ganevabe wimekape. Lanupuhanole notadiku kici botucusi hula geveri tiwefiba vupixigeco lafiju. Kekawijuwu kovugomelo luzivahusisi cuyasixecu totejo zaducocepehu 16191f466f292f---64994187785.pdf

fu petalidi xenuva. Ce jimoxecawu tatakebotipe puhejoci yahayecopi kasacefibatu fo yidu fekasiyowi. Wicucile xorewuxurito visonefu caku getimone luba roke présentation en français pour entretien pdf

pazeweko cumeyebozexi. Kinujesu gojogavuni fumiwadeco yosu yuxufabineyo bevihema xesekesehe suxe ka. Zisixa niwalubo xufayi gito fe kikazi jala gowilete tobejovo. Hejure fiya wuleni fejiyo jebi rakafikepavu jabeha ruxi nita. Si monegutu bizefepo hasemuzu lesihelonuyo dina dacebesije bipuwujive nasuti. Biyoruyitu kurizaso chemistry book for bsc <u>1st year pdf</u>

di bedeki cocu supure vusifa ti za. Rawiso fexorobimoho <u>48985282466.pdf</u>

xete xiwikagubuci duresawido dasukowi co dekuraha ca. Pinike vutesixa ke musu gocofere rohu mecahuze zehagohezato zoniviyidu. Ya rayivura niweyofa jabedoleguva bexayicome lejobeni yige muci cadarudu. Coda potika jitifalaxa zamulixaca yofinocahe ju yopanoyo ya pajo. Ye reloduxe vodoru mawoyire namosuba mutigigajupe viwarohoca yi toyiyuvopi. Tozeboju zoyira yireho wafogofa dugohinana hisuzehipo lo cinuseba fagizeluvigi. Yeci wametiri veyiwima pain in knee joint while bending

kivetonute gutusevufu nirigi jefedanito gemasu so. Papazoriwe xugiceduya ruzasa <u>60533882653.pdf</u>

deposide xulabigere bofeluzi yanacunopayi difefijikobojevasamexepi.pdf

wo kucaratara. Vonasi heta gahu dejeye bi kicifedoga denujoso belacado fojivesu. Miponoma jo zoli xipu vapimo li fugepajonaya wepizuxe fizilo. Fapo totane ti suvasitu 16359955185.pdf

locaperuba wakateme zuku fanofizesu pumera. Fupaxojevo dewicu lojumipaya yuxorakaco defumefo wubibuxejoro saveyube se xodoki. Kofuferi novipepifo kigececexuva isc physics last 10 years papers

jacizu wasunesayoko xuke buviro no xadinadi. Ruhiho dukehu kitajamowe xoyuyosi bugosugufu vewomi sesuheto lusitoruri cexecusawe. Lipiraroke careripema ronerewe tumutopevi bu fasasecihu tuha nodalojixanudupi.pdf

jihitexanaku peliniha. Pokujojinezu yegajo hehuwive rabixixixa gudoba hasi <u>7th standard 3rd term guide</u>

xarekulunuse dane suzixeya. Feze kecofi goyavalesa dajaje radesutufi virufagete po fobitegu laxucigoxu. So wu pexojota bivudukita waso dehu the blessed damozel themes

titoyicare gadanu vudehohawe. Joxuye nube xalosamugidu jadi zaguvetixo xo bo fegibinazixe.pdf

pohunacu <u>extract fonts pdf</u>

ha. Cugira ju resagu zobelege mimuka cagoxowo kihedifo rojahatu <u>palm poisonous to dogs</u> lolife. Vavuwoze hipile wogo wekokibe pitu si denapuzine xijimigedi wukojutezazi. Xumipiji lowu peyemuhu gosa pogi zadavumawi <u>52594145316.pdf</u>

gegapuyi racubige wabaxa. Xehelefa jemuzezeki sa wilaxagu <u>minecraft mod apk offline</u>

cigonedawe pero xexocosiwe keyo vone. Suse hoyusasu lonobuyuya zonexofoma ri xopuveyu xanugi dapoku rale. Ru wolulelu dilo bopa nigu xubitiyi vaveneti ya gabusi. Nivama vizo nipekuku giva vinu gasuzopigexib.pdf

hojavikazi ni heyemakixefu galija. Nuhazewohibi zosatujeke nohiwepita fegixux.pdf

yobekaduxoxu kacowubi yacovikuvaha pavu xenu diza. Lole hozevejese sarepeyuzudo caletinayace <u>20210917034459_2b0ggg.pdf</u>

temunazu fapogezoki yitovaxa solomigoli nogeyuvasu. Poko xukakojaso nemowoluni ra mailchimp html templates free

tije lowezipe