**OPEN SOURCE SOFTWARE NOTICE**

Please note we provide an open source software notice along with this product and/or this product firmware (in the following just “this product”). The open source software licenses are granted by the respective right holders. And the open source licenses prevail all other license information with regard to the respective open source software contained in the product, including but not limited to End User Software Licensing Agreement. This notice is provided on behalf of Huawei Technologies Co. Ltd. and any of its local subsidiaries which may have provided this product to you in your local country.

**Warranty Disclaimer**

**The open source software in this product is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the applicable licenses for more details.**

**Copyright Notice and License Texts**

**Software:** guava20 20.0

**Copyright notice:**

Copyright (C) 2006 The Guava Authors  
Copyright (C) 2009 The Guava Authors  
Copyright (C) 2015 The Guava Authors  
Copyright (C) 2005 The Guava Authors  
Copyright (C) 2011 The Guava Authors  
Copyright (C) 2016 The Guava Authors  
Copyright (C) 2007 The Guava Authors  
Copyright (C) 2008 The Guava Authors  
Copyright (C) 2014 The Guava Authors  
Copyright (C) 2012 The Guava Authors  
Copyright (C) 2013 The Guava Authors  
Copyright (C) 2011 The Guava Authors.  
Copyright (C) 2010 The Guava Authors

**License:** ASL 2.0 and CC0

Apache License  
 Version 2.0, January 2004  
 http://www.apache.org/licenses/  
  
 TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION  
  
 1. Definitions.  
  
 "License" shall mean the terms and conditions for use, reproduction,  
 and distribution as defined by Sections 1 through 9 of this document.  
  
 "Licensor" shall mean the copyright owner or entity authorized by  
 the copyright owner that is granting the License.  
  
 "Legal Entity" shall mean the union of the acting entity and all  
 other entities that control, are controlled by, or are under common  
 control with that entity. For the purposes of this definition,  
 "control" means (i) the power, direct or indirect, to cause the  
 direction or management of such entity, whether by contract or  
 otherwise, or (ii) ownership of fifty percent (50%) or more of the  
 outstanding shares, or (iii) beneficial ownership of such entity.  
  
 "You" (or "Your") shall mean an individual or Legal Entity  
 exercising permissions granted by this License.  
  
 "Source" form shall mean the preferred form for making modifications,  
 including but not limited to software source code, documentation  
 source, and configuration files.  
  
 "Object" form shall mean any form resulting from mechanical  
 transformation or translation of a Source form, including but  
 not limited to compiled object code, generated documentation,  
 and conversions to other media types.  
  
 "Work" shall mean the work of authorship, whether in Source or  
 Object form, made available under the License, as indicated by a  
 copyright notice that is included in or attached to the work  
 (an example is provided in the Appendix below).  
  
 "Derivative Works" shall mean any work, whether in Source or Object  
 form, that is based on (or derived from) the Work and for which the  
 editorial revisions, annotations, elaborations, or other modifications  
 represent, as a whole, an original work of authorship. For the purposes  
 of this License, Derivative Works shall not include works that remain  
 separable from, or merely link (or bind by name) to the interfaces of,  
 the Work and Derivative Works thereof.  
  
 "Contribution" shall mean any work of authorship, including  
 the original version of the Work and any modifications or additions  
 to that Work or Derivative Works thereof, that is intentionally  
 submitted to Licensor for inclusion in the Work by the copyright owner  
 or by an individual or Legal Entity authorized to submit on behalf of  
 the copyright owner. For the purposes of this definition, "submitted"  
 means any form of electronic, verbal, or written communication sent  
 to the Licensor or its representatives, including but not limited to  
 communication on electronic mailing lists, source code control systems,  
 and issue tracking systems that are managed by, or on behalf of, the  
 Licensor for the purpose of discussing and improving the Work, but  
 excluding communication that is conspicuously marked or otherwise  
 designated in writing by the copyright owner as "Not a Contribution."  
  
 "Contributor" shall mean Licensor and any individual or Legal Entity  
 on behalf of whom a Contribution has been received by Licensor and  
 subsequently incorporated within the Work.  
  
 2. Grant of Copyright License. Subject to the terms and conditions of  
 this License, each Contributor hereby grants to You a perpetual,  
 worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
 copyright license to reproduce, prepare Derivative Works of,  
 publicly display, publicly perform, sublicense, and distribute the  
 Work and such Derivative Works in Source or Object form.  
  
 3. Grant of Patent License. Subject to the terms and conditions of  
 this License, each Contributor hereby grants to You a perpetual,  
 worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
 (except as stated in this section) patent license to make, have made,  
 use, offer to sell, sell, import, and otherwise transfer the Work,  
 where such license applies only to those patent claims licensable  
 by such Contributor that are necessarily infringed by their  
 Contribution(s) alone or by combination of their Contribution(s)  
 with the Work to which such Contribution(s) was submitted. If You  
 institute patent litigation against any entity (including a  
 cross-claim or counterclaim in a lawsuit) alleging that the Work  
 or a Contribution incorporated within the Work constitutes direct  
 or contributory patent infringement, then any patent licenses  
 granted to You under this License for that Work shall terminate  
 as of the date such litigation is filed.  
  
 4. Redistribution. You may reproduce and distribute copies of the  
 Work or Derivative Works thereof in any medium, with or without  
 modifications, and in Source or Object form, provided that You  
 meet the following conditions:  
  
 (a) You must give any other recipients of the Work or  
 Derivative Works a copy of this License; and  
  
 (b) You must cause any modified files to carry prominent notices  
 stating that You changed the files; and  
  
 (c) You must retain, in the Source form of any Derivative Works  
 that You distribute, all copyright, patent, trademark, and  
 attribution notices from the Source form of the Work,  
 excluding those notices that do not pertain to any part of  
 the Derivative Works; and  
  
 (d) If the Work includes a "NOTICE" text file as part of its  
 distribution, then any Derivative Works that You distribute must  
 include a readable copy of the attribution notices contained  
 within such NOTICE file, excluding those notices that do not  
 pertain to any part of the Derivative Works, in at least one  
 of the following places: within a NOTICE text file distributed  
 as part of the Derivative Works; within the Source form or  
 documentation, if provided along with the Derivative Works; or,  
 within a display generated by the Derivative Works, if and  
 wherever such third-party notices normally appear. The contents  
 of the NOTICE file are for informational purposes only and  
 do not modify the License. You may add Your own attribution  
 notices within Derivative Works that You distribute, alongside  
 or as an addendum to the NOTICE text from the Work, provided  
 that such additional attribution notices cannot be construed  
 as modifying the License.  
  
 You may add Your own copyright statement to Your modifications and  
 may provide additional or different license terms and conditions  
 for use, reproduction, or distribution of Your modifications, or  
 for any such Derivative Works as a whole, provided Your use,  
 reproduction, and distribution of the Work otherwise complies with  
 the conditions stated in this License.  
  
 5. Submission of Contributions. Unless You explicitly state otherwise,  
 any Contribution intentionally submitted for inclusion in the Work  
 by You to the Licensor shall be under the terms and conditions of  
 this License, without any additional terms or conditions.  
 Notwithstanding the above, nothing herein shall supersede or modify  
 the terms of any separate license agreement you may have executed  
 with Licensor regarding such Contributions.  
  
 6. Trademarks. This License does not grant permission to use the trade  
 names, trademarks, service marks, or product names of the Licensor,  
 except as required for reasonable and customary use in describing the  
 origin of the Work and reproducing the content of the NOTICE file.  
  
 7. Disclaimer of Warranty. Unless required by applicable law or  
 agreed to in writing, Licensor provides the Work (and each  
 Contributor provides its Contributions) on an "AS IS" BASIS,  
 WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or  
 implied, including, without limitation, any warranties or conditions  
 of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A  
 PARTICULAR PURPOSE. You are solely responsible for determining the  
 appropriateness of using or redistributing the Work and assume any  
 risks associated with Your exercise of permissions under this License.  
  
 8. Limitation of Liability. In no event and under no legal theory,  
 whether in tort (including negligence), contract, or otherwise,  
 unless required by applicable law (such as deliberate and grossly  
 negligent acts) or agreed to in writing, shall any Contributor be  
 liable to You for damages, including any direct, indirect, special,  
 incidental, or consequential damages of any character arising as a  
 result of this License or out of the use or inability to use the  
 Work (including but not limited to damages for loss of goodwill,  
 work stoppage, computer failure or malfunction, or any and all  
 other commercial damages or losses), even if such Contributor  
 has been advised of the possibility of such damages.  
  
 9. Accepting Warranty or Additional Liability. While redistributing  
 the Work or Derivative Works thereof, You may choose to offer,  
 and charge a fee for, acceptance of support, warranty, indemnity,  
 or other liability obligations and/or rights consistent with this  
 License. However, in accepting such obligations, You may act only  
 on Your own behalf and on Your sole responsibility, not on behalf  
 of any other Contributor, and only if You agree to indemnify,  
 defend, and hold each Contributor harmless for any liability  
 incurred by, or claims asserted against, such Contributor by reason  
 of your accepting any such warranty or additional liability.  
  
 END OF TERMS AND CONDITIONS  
  
 APPENDIX: How to apply the Apache License to your work.  
  
 To apply the Apache License to your work, attach the following  
 boilerplate notice, with the fields enclosed by brackets "[]"  
 replaced with your own identifying information. (Don't include  
 the brackets!) The text should be enclosed in the appropriate  
 comment syntax for the file format. We also recommend that a  
 file or class name and description of purpose be included on the  
 same "printed page" as the copyright notice for easier  
 identification within third-party archives.  
  
 Copyright [yyyy] [name of copyright owner]  
  
 Licensed under the Apache License, Version 2.0 (the "License");  
 you may not use this file except in compliance with the License.  
 You may obtain a copy of the License at  
  
 http://www.apache.org/licenses/LICENSE-2.0  
  
 Unless required by applicable law or agreed to in writing, software  
 distributed under the License is distributed on an "AS IS" BASIS,  
 WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
 See the License for the specific language governing permissions and  
 limitations under the License.  
  
Creative Commons Legal Code  
  
CC0 1.0 Universal  
  
 CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE  
 LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN  
 ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS  
 INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES  
 REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS  
 PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM  
 THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED  
 HEREUNDER.  
  
Statement of Purpose  
  
The laws of most jurisdictions throughout the world automatically confer  
exclusive Copyright and Related Rights (defined below) upon the creator  
and subsequent owner(s) (each and all, an "owner") of an original work of  
authorship and/or a database (each, a "Work").  
  
Certain owners wish to permanently relinquish those rights to a Work for  
the purpose of contributing to a commons of creative, cultural and  
scientific works ("Commons") that the public can reliably and without fear  
of later claims of infringement build upon, modify, incorporate in other  
works, reuse and redistribute as freely as possible in any form whatsoever  
and for any purposes, including without limitation commercial purposes.  
These owners may contribute to the Commons to promote the ideal of a free  
culture and the further production of creative, cultural and scientific  
works, or to gain reputation or greater distribution for their Work in  
part through the use and efforts of others.  
  
For these and/or other purposes and motivations, and without any  
expectation of additional consideration or compensation, the person  
associating CC0 with a Work (the "Affirmer"), to the extent that he or she  
is an owner of Copyright and Related Rights in the Work, voluntarily  
elects to apply CC0 to the Work and publicly distribute the Work under its  
terms, with knowledge of his or her Copyright and Related Rights in the  
Work and the meaning and intended legal effect of CC0 on those rights.  
  
1. Copyright and Related Rights. A Work made available under CC0 may be  
protected by copyright and related or neighboring rights ("Copyright and  
Related Rights"). Copyright and Related Rights include, but are not  
limited to, the following:  
  
 i. the right to reproduce, adapt, distribute, perform, display,  
 communicate, and translate a Work;  
 ii. moral rights retained by the original author(s) and/or performer(s);  
iii. publicity and privacy rights pertaining to a person's image or  
 likeness depicted in a Work;  
 iv. rights protecting against unfair competition in regards to a Work,  
 subject to the limitations in paragraph 4(a), below;  
 v. rights protecting the extraction, dissemination, use and reuse of data  
 in a Work;  
 vi. database rights (such as those arising under Directive 96/9/EC of the  
 European Parliament and of the Council of 11 March 1996 on the legal  
 protection of databases, and under any national implementation  
 thereof, including any amended or successor version of such  
 directive); and  
vii. other similar, equivalent or corresponding rights throughout the  
 world based on applicable law or treaty, and any national  
 implementations thereof.  
  
2. Waiver. To the greatest extent permitted by, but not in contravention  
of, applicable law, Affirmer hereby overtly, fully, permanently,  
irrevocably and unconditionally waives, abandons, and surrenders all of  
Affirmer's Copyright and Related Rights and associated claims and causes  
of action, whether now known or unknown (including existing as well as  
future claims and causes of action), in the Work (i) in all territories  
worldwide, (ii) for the maximum duration provided by applicable law or  
treaty (including future time extensions), (iii) in any current or future  
medium and for any number of copies, and (iv) for any purpose whatsoever,  
including without limitation commercial, advertising or promotional  
purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each  
member of the public at large and to the detriment of Affirmer's heirs and  
successors, fully intending that such Waiver shall not be subject to  
revocation, rescission, cancellation, termination, or any other legal or  
equitable action to disrupt the quiet enjoyment of the Work by the public  
as contemplated by Affirmer's express Statement of Purpose.  
  
3. Public License Fallback. Should any part of the Waiver for any reason  
be judged legally invalid or ineffective under applicable law, then the  
Waiver shall be preserved to the maximum extent permitted taking into  
account Affirmer's express Statement of Purpose. In addition, to the  
extent the Waiver is so judged Affirmer hereby grants to each affected  
person a royalty-free, non transferable, non sublicensable, non exclusive,  
irrevocable and unconditional license to exercise Affirmer's Copyright and  
Related Rights in the Work (i) in all territories worldwide, (ii) for the  
maximum duration provided by applicable law or treaty (including future  
time extensions), (iii) in any current or future medium and for any number  
of copies, and (iv) for any purpose whatsoever, including without  
limitation commercial, advertising or promotional purposes (the  
"License"). The License shall be deemed effective as of the date CC0 was  
applied by Affirmer to the Work. Should any part of the License for any  
reason be judged legally invalid or ineffective under applicable law, such  
partial invalidity or ineffectiveness shall not invalidate the remainder  
of the License, and in such case Affirmer hereby affirms that he or she  
will not (i) exercise any of his or her remaining Copyright and Related  
Rights in the Work or (ii) assert any associated claims and causes of  
action with respect to the Work, in either case contrary to Affirmer's  
express Statement of Purpose.  
  
4. Limitations and Disclaimers.  
  
 a. No trademark or patent rights held by Affirmer are waived, abandoned,  
 surrendered, licensed or otherwise affected by this document.  
 b. Affirmer offers the Work as-is and makes no representations or  
 warranties of any kind concerning the Work, express, implied,  
 statutory or otherwise, including without limitation warranties of  
 title, merchantability, fitness for a particular purpose, non  
 infringement, or the absence of latent or other defects, accuracy, or  
 the present or absence of errors, whether or not discoverable, all to  
 the greatest extent permissible under applicable law.  
 c. Affirmer disclaims responsibility for clearing rights of other persons  
 that may apply to the Work or any use thereof, including without  
 limitation any person's Copyright and Related Rights in the Work.  
 Further, Affirmer disclaims responsibility for obtaining any necessary  
 consents, permissions or other rights required for any use of the  
 Work.  
 d. Affirmer understands and acknowledges that Creative Commons is not a  
 party to this document and has no duty or obligation with respect to  
 this CC0 or use of the Work.