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- 2. Вы должны сделать так, чтобы любые измененные файлы содержали заметные уведомления о том, что вы изменили файлы; и
- 3. Вы должны сохранить в Исходной форме любых Производных работ, которые вы распространяете, все уведомления об авторских правах, патентах, товарных знаках и атрибуции из Исходной формы Работы, за исключением тех уведомлений, которые не относятся к какой-либо части Производных работ; и
- 4. Если Работа включает « УВЕДОМЛЕНИЕ "текстовый файл как часть его распространения, то любые производные работы, которые вы распространяете, должны включать читаемую копию уведомлений об авторстве, содержащихся в таком файле NOTICE, за исключением тех уведомлений, которые не относятся к какой-либо части Производных работ, по крайней мере в одном из следующих мест: в текстовом файле NOTICE, распространяемом как часть Производных работ; в исходной форме или документации, если они предоставляются вместе с Производными работами; или в отображении, созданном Производными работами, если и где бы то ни было такое третье - уведомления сторон обычно появляются. Содержимое файла NOTICE предназначено только для информационных целей и не изменяет Лицензию. Вы можете добавить свои собственные уведомления об авторстве в Производные работы, которые вы распространяете, вместе или в качестве дополнения к тексту УВЕДОМЛЕНИЯ из Работы, при условии, что такие дополнительные уведомления об авторстве не могут быть истолкованы как изменение Лицензии.

Вы можете добавить свое собственное заявление об авторских правах к своим модификациям и можете предоставить дополнительные или иные условия лицензии для использования, воспроизведения или распространения ваших модификаций или любых таких Производных работ в целом при условии использования вами, воспроизведения и распространения В остальном Работа соответствует условиям, изложенным в настоящей Лицензии.

5. Подача вкладов. Если Вы явно не указали иное, любой Вклад, намеренно представленный для включения в Работу Вами Лицензиару, должен соответствовать условиям данной Лицензии, без какихлибо дополнительных условий. Несмотря на вышесказанное, ничто в данном документе не может заменять или изменять условия любого отдельного лицензионного соглашения, которое вы могли заключить с Лицензиаром в отношении таких Вкладов.

6. Товарные знаки. Настоящая Лицензия не дает разрешения на использование торговых наименований, товарных знаков, знаков обслуживания или названий продуктов Лицензиара, за исключением случаев, когда это требуется для разумного и обычного использования при описании происхождения Работы и воспроизведении содержимого файла NOTICE.

7. Отказ от гарантии. Если это не требуется действующим законодательством или не согласовано в письменной форме, Лицензиар предоставляет Работу (и каждый Участник предоставляет свои Вклады) на УСЛОВИЯХ «КАК ЕСТЬ», БЕЗ ГАРАНТИЙ ИЛИ УСЛОВИЙ ЛЮБОГО РОДА, явных или подразумеваемых, включая, помимо прочего, любые гарантии или условия НАИМЕНОВАНИЯ, НАРУШЕНИЯ ПРАВ, КОММЕРЧЕСКОЙ ЦЕННОСТИ или ПРИГОДНОСТИ ДЛЯ КОНКРЕТНОЙ ЦЕЛИ. Вы несете единоличную ответственность за определение целесообразности использования или распространения Работы и принимаете на себя любые риски, связанные с использованием вами разрешений по данной Лицензии.

8. Ограничение ответственности. Ни при каких обстоятельствах и ни в соответствии с юридической теорией, будь то правонарушение (включая халатность), договор или иное, если это не требуется применимым законодательством (например, умышленные действия или действия грубой небрежности) или не согласовано в письменной форме, любой Участник не несет ответственности перед Вами убытки, включая любые прямые, косвенные, особые, случайные или косвенные убытки любого характера, возникающие в результате данной Лицензии или в результате использования или невозможности использования Работы (включая, но не ограничиваясь, убытки, связанные с потерей репутации, остановкой работы , сбой или неисправность компьютера, или любой другой коммерческий ущерб или убытки), даже если такой Участник был уведомлен о возможности такого ущерба.

9. Принятие гарантии или дополнительной ответственности. При повторном распространении Работы или Производных работ вы можете предложить и взимать плату за принятие поддержки, гарантии, возмещения или других обязательств и / или прав в соответствии с настоящей Лицензией. Однако, принимая такие обязательства, вы можете действовать только от своего имени и под свою исключительную ответственность, а не от имени какого-либо другого Участника, и только в том случае, если вы соглашаетесь возмещать, защищать и оградить каждого Участника от любой ответственности, понесенной или претензии, заявленные против такого Участника в связи с принятием вами любой такой гарантии или дополнительной ответственности. КОНЕЦ УСЛОВИЙ

Российская Федерация

Город Самара Самарской области

Восемнадцатого марта две тысячи двадцать первого года

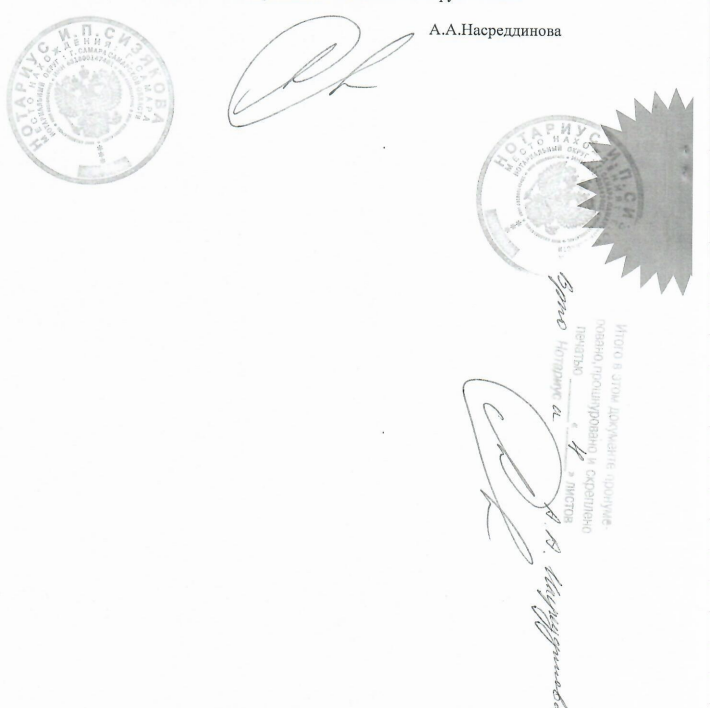
Я, Насреддинова Альбина Алексеевна, временно исполняющая обязанности нотариуса нотариального округа город Самара Самарской области Сизяковой Ирины Павловны, свидетельствую подлинность подписи переводчика Кабановой Елены Владимировны.

Подпись сделана в моем присутствии.

Личность подписавшего документ установлена.

Зарегистрировано в реестре: № 63/108-н/63-2021-2-634.

Уплачено за совершение нотариального действия: 600 руб. 00 коп.



ньютерная система "Экспресс"