

HTTP Client C API

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ConvertUTF.h

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www.support.microsoft.com/common/international.aspx. Such support will be subject to the following clarification related to jQuery and jQuery Validation. The software may contain the jQuery javascript library and the jQuery validation javascript library, which is licensed under the MIT License. For a copy of that license please see www.opensource.org/licenses/mit-license.php. We do not claim to “own” jQuery or jQuery Validation. While we offer our regular support options for the rest of the Microsoft software, the support we offer for jQuery and jQuery Validation will be as follows:

- Support is for the particular jQuery and jQuery Validation code that is included in the software, and only for requests from users of the software.

- We will take in customer inquiries. We will, at our option, submit bug fixes to the jQuery or jQuery Validation team on behalf of our customers.

- Support does not include feature requests. For feature requests, we will direct you to contact the jQuery or jQuery Validation team directly.

- Support does not include distribution of fixes broadly, such as via a Service Level Agreement. We may, however, provide targeted fixes to our customers on a case-by-case basis or suggest a fix so that customers can apply it at their own discretion.

· If jQuery or jQuery Validation is discontinued as an ongoing project, then our ability to support it will also need to end at that time. We may also choose to discontinue this support for any other reason.

16. ENTIRE AGREEMENT. This agreement (including the warranty below), and the terms for supplements, updates, Internet-based services and support services that you use, are the entire agreement for the software and support services.

17. APPLICABLE LAW.

a. United States. If you acquired the software in the United States, Washington state law governs the interpretation of this agreement and applies to claims for breach of it, regardless of conflict of laws principles. The laws of the state where you live govern all other claims, including claims under state consumer protection laws, unfair competition laws, and in tort.

b. Outside the United States. If you acquired the software in any other country, the laws of that country apply.

18. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your state or country. You may also have rights with respect to the party from whom you acquired the software. This agreement does not change your rights under the laws of your state or country if the laws of your state or country do not permit it to do so.

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C. EXCLUSIONS FROM WARRANTY. This warranty does not cover problems caused by your acts (or failures to act), the acts of others, or events beyond Microsoft's reasonable control.

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E. CONSUMER RIGHTS NOT AFFECTED. YOU MAY HAVE ADDITIONAL CONSUMER RIGHTS UNDER YOUR LOCAL LAWS, WHICH THIS AGREEMENT CANNOT CHANGE.

F. WARRANTY PROCEDURES. You need proof of purchase for warranty service.

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- (800) MICROSOFT;

- Microsoft Customer Service and Support, One Microsoft Way, Redmond, WA 98052-6399; or

- visit www.microsoft.com/info/nareturns.htm.

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H. LIMITATION ON AND EXCLUSION OF DAMAGES FOR BREACH OF WARRANTY. THE LIMITATION ON AND EXCLUSION OF DAMAGES CLAUSE ABOVE APPLIES TO BREACHES OF THIS LIMITED WARRANTY.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM COUNTRY TO COUNTRY.

Microsoft Playready Porting Kit

Name	Date	Description of Change
PlayReady Device Development and Intermediate Product Distribution License	October 1, 2009	<ul style="list-style-type: none"> Initial license
Amendment 1	February 1, 2014	<ul style="list-style-type: none"> Section 3.1. deleted and replaced; May use the Licensed Technology and Deliverables to Developed Technology that decrypts, encrypts and/or issues license for PlayReady Content as described in the Specification Exhibit A replaced
Amendment 2	September 1, 2014	<ul style="list-style-type: none"> Term extended until September 30, 2016.
Addendum to PlayReady Device Development and Intermediate Product Distribution License	March 1, 2015	<ul style="list-style-type: none"> Term expires October 1, 2017. Patent Covenants and License Limitations do not apply to Intermediate Products that are PR-enabled SOC's and/or PR-Enabled Firmware. Solely with respect to PR-Enabled SOC's and/or PR-Enabled Firmware, Customers will be deemed to be "Microsoft PlayReady Device Licensees" even if those Customer are not on the Licensee List. May distribute Developed Technology in source code form to any Intel Customer only if: (A) that Developed Technology is part of or is to be part of PR-Enabled SOC and (B) Customer is licensed under a PlayReady Device and Development Intermediate Product Distribution License or similar agreement with Microsoft. May grant licenses to Customers to (A) distribute PR-Enabled SOC's installed in Computing Devices to Customers' end users, if those Computing Devices are not Windows Devices and (B) grant license to those Customers' customers to distribute PR-Enabled SOC's installed in those customers' Computing Devices to their end users, if those Computing Devices are not Windows Devices. Before distributing any PR-Enabled SOC or PR-Enabled Firmware to a customer, Intel

		will notify such Customer (i) that the PR-Enabled SOC or PR-Enabled Firmware includes components of PlayReady, (ii) that special license terms with Microsoft will apply to the PR-Enabled SOC or PR-Enabled Firmware and (iii) that Microsoft is the sole licensor of uses of those PlayReady components. Such notice may be included in a “read me” file.
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