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## For FlexNet Manager Suite 2020 R2

November 19, 2020

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### Apache log4net 1.2 DLL

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Author:

Giacomo Stelluti Scala (gsscoder@gmail.com)

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## CPU Topology 1.2.8 Class library

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```

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*
* A portable, public domain, version of the Data Encryption Standard.
*
* Written with Symantec's THINK (Lightspeed) C by Richard Outerbridge.
* Thanks to: Dan Hoey for his excellent Initial and Inverse permutation
* code; Jim Gillogly & Phil Karn for the DES key schedule code; Dennis
* Ferguson, Eric Young and Dana How for comparing notes; and Ray Lau,
* for humouring me on.
*
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* (GEnie : OUTER; CIS : [71755,204]) Graven Imagery, 1992.
*/

```

### **Dmidcode 2.10 Executable**

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## dotLess 1.4.0 DLL

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## getopts (version released 2002) Class library

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## JQuery 3.5.1 DLL

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Version 1.1 - 26 February 2007

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Written by: Philip Hazel

Email local part: ph10

Email domain: cam.ac.uk

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## libsmbios 2.0.3 Executable

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### libxslt 1.1.28 Class library

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## Microsoft ASP.NET Web API 4.0 DLL

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## Polly 2.2.1 DLL

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## ProtectedData 4.1.3 PowerShell Module

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## **Ptglib (version released 4/31/1992) DLL**

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### SQLite Software License Agreement

#### Background

This Software License Agreement (“Agreement”) is made between Hipp, Wyrick, & Company, Inc (hereafter “Hwaci”), a Georgia corporation with headquarters at 6200 Maple Cove Lane, Charlotte, NC, USA and

Flexera Software  
2860 De La Cruz Boulevard  
Santa Clara, CA 95050

The second party above is hereafter referred to as “Licensee”. The effective date of this agreement is 2010-09-08.

Hwaci is the developer of computer software known as SQLite. Hwaci has dedicated the SQLite software to the public domain. According to published statements by Hwaci, anyone is free to download the SQLite software and use the SQLite software and to make unlimited distributions of the SQLite software.

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#### Agreement

Hwaci and Licensee agree as follows:

1. **License.**  
Hwaci hereby grants to Licensee a perpetual, nonexclusive, worldwide, irrevocable, royalty-free licenses to use, reproduce, modify, compile, distribute, exploit, have reproduced and/or distributed, transmit, display, broadcast, sell, rent, or lease SQLite software, in any medium now known or later developed, and to sublicense the forgoing rights to third parties, including the right to grant further sublicenses to third parties; provided that the SQLite software remains bundled as a component of products developed by Licensee.
2. **Fee.**  
In consideration for the grant of the license and the use of the SQLite software, Licensee agrees to pay Hwaci the sum of \$1000 (US).
3. **Warranty of Title.**  
Hwaci hereby represents and warrants to Licensee that Hwaci is the owner of the SQLite software or otherwise has the right to grant to Licensee the rights set forth in this Agreement. In the event any breach or threatened breach of the foregoing representation and warranty, Licensee’s sole remedy shall be to require Hwaci or to either:
  - i. procure, at Hwaci’s expense, the right to use the SQLite software,
  - ii. replace the SQLite software or any part thereof that is in breach and replace it with Software of comparable functionality that does not cause any breach, or
  - iii. refund to Licensee the full amount of the license fee on the return of the Software and all copies there to Hwaci.
4. **Optional Warranty of Functionality.**  
Licensee may elect to receive maintenance support for an additional fee over and above the fee for this license. The charge for such optional maintenance support shall be Hwaci’s regular list price for maintenance and support for the SQLite software as published from time to time by Hwaci. Licensee shall notify Hwaci in writing if it desires to receive optional extended maintenance. Hwaci may elect to discontinue maintenance at any time upon notice to Licensee, and refund of any then unearned maintenance fees.
5. **Payment.**  
Payment of the license fee shall be made within thirty (30) days following invoice from Hwaci. In the event any overdue amount owed by Licensee is not paid following ten



(10) days written notice from Hwaci, then in addition to any other amount due, Hwaci may impose and Licensee shall pay a late payment charge at the rate of one percent (1%) per month on any overdue amount.

6. Taxes.

In addition to all other amounts due hereunder, Licensee shall also pay to Hwaci, or reimburse Hwaci as appropriate, all amounts due for property tax on the SQLite software and for sales, use, excise taxes, or other taxes which are measured directly by payments made by Licensee to Hwaci. In no event shall Licensee be obligated to pay any tax paid on the income of Hwaci or paid for Hwaci's privilege of doing business.

7. Warranty Disclaimer.

Hwaci's warranties set forth in this agreement are exclusive and are in lieu of all other warranties, express or implied, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose.

8. Limitation of Liability.

Hwaci shall not be responsible for, and shall not pay, any amount of incidental, consequential or other indirect damages, whether based on lost revenue or otherwise, regardless of whether Hwaci was advised of the possibility of such losses in advance. In no event shall Hwaci's liability hereunder exceed the amount of license fees paid by Licensee, regardless of whether Licensee's claim is based on contract, tort, strict liability, product liability or otherwise.

9. Notice.

Any notice required by this Agreement or given in connection with it, shall be in writing and shall be given to the appropriate party by personal delivery or by certified mail, postage prepaid, or recognized overnight delivery services.

As of 12/2/2013

*If to Hwaci:*

D. Richard Hipp  
Hipp, Wyrick & Company, Inc.  
6200 Maple Cove Lane  
Charlotte, NC 28269  
USA

*If to Licensee:*

Vikram Koka  
Flexera Software  
2860 De La Cruz Boulevard  
Santa Clara, CA 95050  
USA

10. Governing Law.

This Agreement shall be construed and enforced in accordance with the laws of the state of North Carolina.

11. No Assignment.

Neither this Agreement nor any interest in this Agreement may be assigned by Licensee or Hwaci without the prior express written approval of the other.

12. Final Agreement.

This Agreement terminates and supersedes all prior understandings or agreements on the subject matter hereof. This Agreement may be modified only by a further writing that is duly executed by both parties.

13. Severability.

If any term of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, then this Agreement, including all of the remaining terms, will remain in full force and effect as if such invalid or unenforceable term had never been included.

14. Headings.

Headings used in this Agreement are provided for convenience only and shall not be used to construe meaning or intent.

In witness whereof, Hwaci has executed this Software License Agreement on the day and year first above written.

## Webgrease 1.1.0, 1.5.2 DLL

### MICROSOFT SOFTWARE LICENSE TERMS

#### MICROSOFT MSN WEBGREASE

These license terms are an agreement between Microsoft Corporation (or based on where you live, one of its affiliates) and you. Please read them. They apply to the software named above, which includes the media on which you received it, if any. The terms also apply to any Microsoft

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- supplements,
- Internet-based services, and
- support services

for this software, unless other terms accompany those items. If so, those terms apply.

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#### 2. ADDITIONAL LICENSING REQUIREMENTS AND/OR USE RIGHTS.

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  - i. Right to Use and Distribute. The code and text files listed below are "Distributable Code."
    - Redistributable Files. You may copy and distribute the object code form of the following files.
      - WebGrease.dll
      - WG.exe
    - Third Party Distribution. You may permit distributors of your programs to copy and distribute the Distributable Code as part of those programs.
  - ii. Distribution Requirements. For any Distributable Code you distribute, you must
    - add primary functionality to it in your programs;
    - for any Distributable Code having a filename extension of .lib, distribute only the results of running such Distributable Code through a linker with your program;
    - distribute Distributable Code included in a setup program only as part of that setup program without modification;
    - require distributors and external end users to agree to terms that protect it at least as much as this agreement;
    - display your valid copyright notice on your programs; and
    - indemnify, defend, and hold harmless Microsoft from any claims, including attorneys' fees, related to the distribution or use of your programs.
  - iii. Distribution Restrictions. You may not
    - alter any copyright, trademark or patent notice in the Distributable Code;
    - use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;

- distribute Distributable Code to run on a platform other than the Windows platform;
- include Distributable Code in malicious, deceptive or unlawful programs; or
- modify or distribute the source code of any Distributable Code so that any part of it becomes subject to an Excluded License. An Excluded License is one that requires, as a condition of use, modification or distribution, that
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- others have the right to modify it.

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8. SUPPORT SERVICES. Because this software is "as is," we may not provide support services for it.

9. ENTIRE AGREEMENT. This agreement, 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.

10. 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.
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11. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your 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 country if the laws of your country do not permit it to do so.

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13. **LIMITATION ON AND EXCLUSION OF REMEDIES AND DAMAGES.** You can recover from Microsoft and its suppliers only direct damages up to U.S. \$5.00. You cannot recover any other damages, including consequential, lost profits, special, indirect or incidental damages.

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- claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

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## Zlib 1.2.11 DLL

zlib.h -- interface of the 'zlib' general purpose compression library  
version 1.2.11, January 15th, 2017

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## Appendix B: Attributions

All attribution requirements are addressed in Appendix A: License Texts.