

TERMS OF USE – Service Virtualization and Abstraction (SVA)

The code of the SVA is Open Source under the Apache 2.0 license, and this license fully applies and can be found with the source code of the SVA. Apache 2.0 is a very permissive license and means summarized that you can do what you like with the software, as long as you include the required notices.

Can

Commercial Use

Describes the ability to use the software for commercial purposes.

Modify

Describes the ability to modify the software and create derivatives.

Distribute

Describes the ability to distribute original or modified (derivative) works.

Sublicense

Describes the ability for you to grant/extend a license to the software.

Private Use

Describes the ability to use/modify software freely without distributing it.

Use Patent Claims

Describes the rights to practice patent claims of contributors to the code.

Place Warranty

Describes the ability to place warranty on the software licensed.

Cannot

Hold Liable

Describes the warranty and if the software/license owner can be charged for damages.

Use Trademark

Describes the allowance of using contributors' names, trademarks or logos.

Must

Include Copyright

Describes the original copyright must be retained.

Include License

Including the full text of license in modified software.

State Changes

Stating significant changes made to software.

Include Notice

If the library has a "NOTICE" file with attribution notes, you must include that NOTICE when you distribute. You may append to this NOTICE file.

This document is the notice that you'll always have to have included with the code, as well as the Apache 2.0 license, all kept with the files of the source code. If you modify the software, you must explain the functional and technical changes made in an additional document kept with the files of the source code.