**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: sysmonitor-kmod 1.3.2

**Copyright notice:**

Copyright (c) Huawei Technologies Co., Ltd. 2019-2019. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2016-2019. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2020-2020. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2019-2020. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2018-2019. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2016-2022. All rights reserved.  
Copyright (c) Huawei Technologies Co., Ltd. 2017-2019. All rights reserved.  
Copyright (C) Huawei Technologies., Ltd. 2019. All rights reserved.   
Copyright (C) 1989, 1991 Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.  
Copyright (c) Huawei Technologies Co., Ltd. 2021-2021. All rights reserved.

**License:** GPLv2 and Mulan PSL v2

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991  
  
Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA  
  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.  
  
Preamble  
  
The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.  
  
When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.  
  
To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.  
  
For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.  
  
We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.  
  
Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.  
  
Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.  
  
The precise terms and conditions for copying, distribution and modification follow.  
  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION  
  
0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".  
Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.  
  
1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.  
You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.  
  
2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:  
a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.  
b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.  
c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)  
These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.  
  
Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.  
  
In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.  
  
3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:  
a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,  
b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,  
c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)  
The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.  
  
If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.  
  
4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.  
5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.  
6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.  
7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.  
If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.  
  
It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.  
  
This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.  
  
8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.  
9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.  
Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.  
  
10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.  
NO WARRANTY  
  
11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.  
12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
END OF TERMS AND CONDITIONS  
  
How to Apply These Terms to Your New Programs  
  
If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.  
  
To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.  
  
<one line to give the program's name and an idea of what it does.>   
Copyright (C) <yyyy> <name of author>  
  
This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.  
  
This program 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 GNU General Public License for more details.  
  
You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.  
  
Also add information on how to contact you by electronic and paper mail.  
  
If the program is interactive, make it output a short notice like this when it starts in an interactive mode:  
  
Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.  
  
The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.  
  
You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:  
  
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.  
  
<signature of Ty Coon>, 1 April 1989 Ty Coon, President of Vice  
  
This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.  
  
木兰宽松许可证, 第2版  
  
木兰宽松许可证， 第2版  
  
2020年1月 http://license.coscl.org.cn/MulanPSL2  
  
您对"软件"的复制、使用、修改及分发受木兰宽松许可证，第2版（"本许可证"）的如下条款的约束：  
  
0. 定义  
"软件" 是指由"贡献"构成的许可在"本许可证"下的程序和相关文档的集合。  
  
"贡献" 是指由任一"贡献者"许可在"本许可证"下的受版权法保护的作品。  
  
"贡献者" 是指将受版权法保护的作品许可在"本许可证"下的自然人或"法人实体"。  
  
"法人实体" 是指提交贡献的机构及其"关联实体"。  
  
"关联实体" 是指，对"本许可证"下的行为方而言，控制、受控制或与其共同受控制的机构，此处的控制是指有受控方或共同受控方至少50%直接或间接的投票权、资金或其他有价证券。  
  
1. 授予版权许可  
每个"贡献者"根据"本许可证"授予您永久性的、全球性的、免费的、非独占的、不可撤销的版权许可，您可以复制、使用、修改、分发其"贡献"，不论修改与否。  
  
2. 授予专利许可  
每个"贡献者"根据"本许可证"授予您永久性的、全球性的、免费的、非独占的、不可撤销的（根据本条规定撤销除外）专利许可，供您制造、委托制造、使用、许诺销售、销售、进口其"贡献"或以其他方式转移其"贡献"。前述专利许可仅限于"贡献者"现在或将来拥有或控制的其"贡献"本身或其"贡献"与许可"贡献"时的"软件"结合而将必然会侵犯的专利权利要求，不包括对"贡献"的修改或包含"贡献"的其他结合。如果您或您的"关联实体"直接或间接地，就"软件"或其中的"贡献"对任何人发起专利侵权诉讼（包括反诉或交叉诉讼）或其他专利维权行动，指控其侵犯专利权，则"本许可证"授予您对"软件"的专利许可自您提起诉讼或发起维权行动之日终止。  
  
3. 无商标许可  
"本许可证"不提供对"贡献者"的商品名称、商标、服务标志或产品名称的商标许可，但您为满足第4条规定的声明义务而必须使用除外。  
  
4. 分发限制  
您可以在任何媒介中将"软件"以源程序形式或可执行形式重新分发，不论修改与否，但您必须向接收者提供"本许可证"的副本，并保留"软件"中的版权、商标、专利及免责声明。  
  
5. 免责声明与责任限制  
"软件"及其中的"贡献"在提供时不带任何明示或默示的担保。在任何情况下，"贡献者"或版权所有者不对任何人因使用"软件"或其中的"贡献"而引发的任何直接或间接损失承担责任，不论因何种原因导致或者基于何种法律理论，即使其曾被建议有此种损失的可能性。  
  
6. 语言  
"本许可证"以中英文双语表述，中英文版本具有同等法律效力。如果中英文版本存在任何冲突不一致，以中文版为准。  
  
条款结束  
  
如何将木兰宽松许可证，第2版，应用到您的软件  
  
如果您希望将木兰宽松许可证，第2版，应用到您的新软件，为了方便接收者查阅，建议您完成如下三步：  
  
1， 请您补充如下声明中的空白，包括软件名、软件的首次发表年份以及您作为版权人的名字；  
2， 请您在软件包的一级目录下创建以"LICENSE"为名的文件，将整个许可证文本放入该文件中；  
3， 请将如下声明文本放入每个源文件的头部注释中。  
Copyright (c) [Year] [name of copyright holder]  
  
[Software Name] is licensed under Mulan PSL v2.  
  
You can use this software according to the terms and conditions of the Mulan PSL v2.  
  
You may obtain a copy of Mulan PSL v2 at:  
  
http://license.coscl.org.cn/MulanPSL2  
  
THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND,  
  
EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO NON-INFRINGEMENT,  
  
MERCHANTABILITY OR FIT FOR A PARTICULAR PURPOSE.  
  
See the Mulan PSL v2 for more details.  
  
Mulan Permissive Software License，Version 2  
  
Mulan Permissive Software License，Version 2 (Mulan PSL v2)  
  
January 2020 http://license.coscl.org.cn/MulanPSL2  
  
Your reproduction, use, modification and distribution of the Software shall be subject to Mulan PSL v2 (this License) with the following terms and conditions:  
  
0. Definition  
Software means the program and related documents which are licensed under this License and comprise all Contribution(s).  
  
Contribution means the copyrightable work licensed by a particular Contributor under this License.  
  
Contributor means the Individual or Legal Entity who licenses its copyrightable work under this License.  
  
Legal Entity means the entity making a Contribution and all its Affiliates.  
  
Affiliates means entities that control, are controlled by, or are under common control with the acting entity under this License, 'control' means direct or indirect ownership of at least fifty percent (50%) of the voting power, capital or other securities of controlled or commonly controlled entity.  
  
1. Grant of Copyright License  
Subject to the terms and conditions of this License, each Contributor hereby grants to you a perpetual, worldwide, royalty-free, non-exclusive, irrevocable copyright license to reproduce, use, modify, or distribute its Contribution, with modification or not.  
  
2. Grant of Patent License  
Subject to the terms and conditions of this License, each Contributor hereby grants to you a perpetual, worldwide, royalty-free, non-exclusive, irrevocable (except for revocation under this Section) patent license to make, have made, use, offer for sale, sell, import or otherwise transfer its Contribution, where such patent license is only limited to the patent claims owned or controlled by such Contributor now or in future which will be necessarily infringed by its Contribution alone, or by combination of the Contribution with the Software to which the Contribution was contributed. The patent license shall not apply to any modification of the Contribution, and any other combination which includes the Contribution. If you or your Affiliates directly or indirectly institute patent litigation (including a cross claim or counterclaim in a litigation) or other patent enforcement activities against any individual or entity by alleging that the Software or any Contribution in it infringes patents, then any patent license granted to you under this License for the Software shall terminate as of the date such litigation or activity is filed or taken.  
  
3. No Trademark License  
No trademark license is granted to use the trade names, trademarks, service marks, or product names of Contributor, except as required to fulfill notice requirements in section 4.  
  
4. Distribution Restriction  
You may distribute the Software in any medium with or without modification, whether in source or executable forms, provided that you provide recipients with a copy of this License and retain copyright, patent, trademark and disclaimer statements in the Software.  
  
5. Disclaimer of Warranty and Limitation of Liability  
THE SOFTWARE AND CONTRIBUTION IN IT ARE PROVIDED WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. IN NO EVENT SHALL ANY CONTRIBUTOR OR COPYRIGHT HOLDER BE LIABLE TO YOU FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO ANY DIRECT, OR INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING FROM YOUR USE OR INABILITY TO USE THE SOFTWARE OR THE CONTRIBUTION IN IT, NO MATTER HOW IT'S CAUSED OR BASED ON WHICH LEGAL THEORY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.  
  
6. Language  
THIS LICENSE IS WRITTEN IN BOTH CHINESE AND ENGLISH, AND THE CHINESE VERSION AND ENGLISH VERSION SHALL HAVE THE SAME LEGAL EFFECT. IN THE CASE OF DIVERGENCE BETWEEN THE CHINESE AND ENGLISH VERSIONS, THE CHINESE VERSION SHALL PREVAIL.  
  
END OF THE TERMS AND CONDITIONS  
  
How to Apply the Mulan Permissive Software License，Version 2 (Mulan PSL v2) to Your Software  
  
To apply the Mulan PSL v2 to your work, for easy identification by recipients, you are suggested to complete following three steps:  
  
i. Fill in the blanks in following statement, including insert your software name, the year of the first publication of your software, and your name identified as the copyright owner;  
ii. Create a file named "LICENSE" which contains the whole context of this License in the first directory of your software package;  
iii. Attach the statement to the appropriate annotated syntax at the beginning of each source file.  
Copyright (c) [Year] [name of copyright holder]  
  
[Software Name] is licensed under Mulan PSL v2.  
  
You can use this software according to the terms and conditions of the Mulan PSL v2.  
  
You may obtain a copy of Mulan PSL v2 at:  
  
http://license.coscl.org.cn/MulanPSL2  
  
THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND,  
  
EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO NON-INFRINGEMENT,  
  
MERCHANTABILITY OR FIT FOR A PARTICULAR PURPOSE.  
  
See the Mulan PSL v2 for more details.  
  
Standard License Header  
Copyright (c) [Year] [name of copyright holder]  
  
[Software Name] is licensed under Mulan PSL v2.  
  
You can use this software according to the terms and conditions of the Mulan PSL v2.  
  
You may obtain a copy of Mulan PSL v2 at:  
  
http://license.coscl.org.cn/MulanPSL2  
  
THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND,  
  
EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO NON-INFRINGEMENT,  
  
MERCHANTABILITY OR FIT FOR A PARTICULAR PURPOSE.  
  
See the Mulan PSL v2 for more details.

**Written Offer**

This product contains software whose rights holders license it on the terms of the GNU General Public License, version 2 (GPLv2) and/or other open source software licenses. We will provide you and any third party with the source code of the software licensed under an open source software license from: https://gitee.com/src-openeuler/, you can obtain corresponding source code by searching package name and tag

This offer is valid to anyone in receipt of this information.

**This offer is valid for three years from the moment we distributed the product or firmware .**