


I'm not robot



reCAPTCHA

Continue

Android Studio provides the fastest tools to create apps on every type of Android device. Platform Android Studio package Size SHA-256 checksum Windows(64-bit) android-studio-ide-193.6821437-windows.exe Recommended 871 MB 37995b030987aa7d78415912a942b98721aca2cb2db1b9f428dc23ff35ebb820 android-studio-ide-193.6821437-windows.zip No exe installer 877 MB ac9dd97f986419c5035243467efef8b48f3049c0b0ee72544ce14e5b749c3b96 Mac(64-bit) android-studio-ide-193.6821437-mac.dmg 856 MB ce96ce119d532604f82380dd5da70a9cc6811a8ef8a421bb38128c385093a98e Linux(64-bit) android-studio-ide-193.6821437-linux.tar.gz 865 MB bf796e83c5c2978b5e90c04fe0dd704bddb91670da48c0dfe922098702b27736 Chrome OS android-studio-ide-193.6821437-cros.deb 727 MB 964f4135ac15a0493d35104cb00ddc75375268f6c8267dbd88ced69067dbb8cd See the Android Studio release notes. Other downloads are available in download archives. Download the latest versions of the Android Gradle plugin and Google Maven dependencies to build your project offline. Channel Component Size SHA-256 checksum Preview 126MB a3f278a8162aa65f103bf51f8e664cf5179de0047c93111e2f86251d44d9dbc3 Stable Google Maven dependencies 12724 MB f632eed0d7c2e54066524d7e4156efff10ddf878cfa4de312958f2c0e2f2f If you don't need Android Studio, you can download the basic Android line tools below. You can use the included sdkmanager to download other SDK packages. These tools are included in Android Studio. Platform SDK Tools Package Size SHA-256 checksum Windows commandlinetools-win-6609375_latest.zip 82 MB 40bba202751801180194bebf89bb58c74d712bb9 3cc401f36bd2f8f323383acf9826c Mac commandlinetools-mac-6609375_latest.zip 82 MB 2c3822db1c916655223e5ee8ce0fbfb73d0b99012045c9dc8eaa6a5736c0c55 Linux commandlinetools-linux-6609375_latest.zip 82 MB 89f308315e041c933a37a79e0627c47f21d5c5edbe5e80ea8dc0a8a649e0e92 Before downloading, you must agree to the following terms. This Android Software Development Kit License Agreement 1.1 Android Software Development Kit (mentioned in the License Agreement as SDK and in particular including Android files, packaged APIs and Google API add-ons) is licensed to you in accordance with the terms of the License Agreement. A licensing agreement forms a legally binding agreement between you and Google in connection with your use of SDK. 1.2 Android means a stack of Android software for devices, as is available as part of the Android Open Source Project, which is on the following URL: as updated from time to time. 1.3 Compatible implementation means any Android device that (i) corresponds to the Android Compatibility Definition document, which can be found on the Android Compatibility website (and which can be updated with time Time and ii) successfully passes the Android Android compatibility test (CTS). 1.4 Google means Google LLC, organized in accordance with Delaware laws, U.S., and operates in accordance with U.S. laws of the year with a major venue at 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. 2.1 In order to use SDK, you must first agree to the License Agreement. You can't use SDK unless you accept a license agreement. 2.2 By clicking on the button to accept and/or use this SDK, you agree to the terms of the License Agreement. 2.3 You cannot use SDK and cannot accept a Licensing Agreement if you are a person who is prohibited from receiving SDK under the laws of the United States or other countries, including the country in which you reside or from which you use SDK. 2.4 If you agree to be bound by a Licensing Agreement on behalf of your employer or other entity, you represent and guarantee that you have the full legal right to tie your employer or such a legal entity to the Licensing Agreement. If you do not have the necessary authority, you cannot accept a Licensing Agreement or use SDK on behalf of your employer or other organization. 3.1 Under the terms of the License Agreement, Google provides you with a limited, worldwide, non-royalty, unappropriated, and unconnected license to use SDK solely to develop applications for compatible Android implementations. 3.2 You can't use this SDK to develop apps for other platforms (including incompatible Android implementations) or to develop another SDK. You can, of course, develop applications for other platforms, including incompatible Android implementations, provided that this SDK is not used for this purpose. 3.3 You agree that Google or third parties hold all the legal rights, titles and interests in SDK and SDK, including any intellectual property rights that exist in SDK. Intellectual property rights means any rights under patent law, copyright law, trade secrets law, trademark law and any other non-free rights. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by the License Agreement. Except as required by applicable third party licenses, you cannot copy (except for backup purposes), modify, adapt, distribute, decompilate, reverse engineer, disassemble or create derivatives of SDK or any part of the SDK. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software license are regulated terms of this open source software license, not the License Agreement. 3.6 You agree that the form and nature of the SDK that Google provides may change without notifying you, and that future versions of SDK may be incompatible with apps developed on previous versions of SDK. Do you agree that Google can stop (constantly (constantly temporarily) providing SDK (or any SDK features) to you or users, usually at Google's discretion, without notice to you. 3.7 Nothing in the License Agreement entitles you to use any trademarks, trademarks, service marks, logos, domain names, or other brand features. 3.8 You agree that you will not remove, hide or change any copyright notices (including copyright and trademark notices) that may be attached or contained in the SDK. 4.1 Google agrees that it does not receive the right, title or interest from you (or your licensees) under the License Agreement in or on any software applications that you develop using SDK, including any intellectual property rights that are in these applications. 4.2 You agree to use SDK and write statements only for purposes permitted (a) Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the respective jurisdictions (including any laws relating to the export of data or software to the United States or other relevant countries). 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If users provide you with usernames, passwords, or other login information or personal information, you should let users know that information will be available to your app, and you must provide a legally adequate privacy and protection notice to those users. If your app stores personal or confidential information provided by users, it should do so safely. If a user provides your app with information about a Google account, your app can only use that information to access a user's Google account when and for limited purposes for which the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with SDK, including the development or distribution of an application that prevents, violates, harms or unauthorised access to the servers, networks or other properties or services of any third party, including, but not limited to, Google or any mobile operator. 4.5 You agree that you are fully responsible for (and that Google is not responsible to you or to any third party) for any data, content or resources you create, transmit or display via Android and/or Android apps, and for the consequences of your actions any loss or damage that Google may suffer) from this. 4.6 You agree that you are fully responsible for (and that Google is not liable to you or to any third party) for any breach of your obligations under the Licensing Agreement, any applicable contract or terms of service of a third party, or any applicable law or regulation, and consequences (including any loss or damage that Google or any third party may incur) from any such violation. 5.1 You agree that you are responsible for keeping the privacy of any developer credentials that may be issued to you by Google or that you can choose yourself, and that you will be fully responsible for all applications developed in accordance with the developer's credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on software usage, including but not limited to a unique identifier, associated IP address, software version number, and information about what tools and/or services are used in SDK and how they are used. Before any of this data is collected, SDK will notify you and want your consent. If you do not consent, the information will not be collected. 6.2 Collected data is considered collectively to improve the SDK and is maintained in accordance with Google's Privacy Policy. 6.3 Anonymous and aggregated datasets can be passed on to Google partners to improve SDK. 7.1 If you use SDK to run third-party apps, or to access data, content, or resources provided by a third party, you agree that Google is not responsible for those apps, data, content, or resources. You understand that all the data, content, or resources you can access through such third-party applications are the sole responsibility of the person from whom they originated, and that Google is not responsible for any loss or damage that you may experience as a result of the use or access of any of these third-party applications, data, content, or resources. 7.2 You should be aware that the data, content and resources provided to you through such a third party application may be protected by intellectual property rights that are owned by suppliers (or other individuals or companies on their behalf). You cannot modify, rent, lend, sell, distribute or create derivative works based on this data, content or resources (in general or in part) unless you have been given special permission to do so by the respective owners. 7.3 You recognize that your use of such third-party applications, data, content, or resources may be subject to separate conditions between you and the relevant third party. In this case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the API to obtain data from Google, you recognize that data can be protected by intellectual property rights, google or those parties that provide data (or other individuals or companies on their behalf). The use of any such API may be subject to additional maintenance conditions. You cannot modify, rent, credit, sell, distribute or create derivative work works based on this data (in whole or in part) unless permitted by the relevant Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you acknowledge and agree that you should only receive the data with explicit user consent and only when and for limited purposes for which the user has given you permission to do so. If you use the Android Recognition Service API, documented by the following URL: how it is updated from time to time, you recognize that the use of the API depends on the data processing supplement for products where Google is the data processor that is located on the following URL: how it is updated from time to time. By clicking on the button to accept, you agree to the terms of the data processing supplement for products where Google is a data processor. 9.1 The licensing agreement will remain in effect until it is terminated by either you or Google, as you will find out below. 9.2 If you want to terminate the License Agreement, you can do so by discontinuing the use of SDK and any relevant developer credentials. 9.3 Google may terminate the License Agreement with you at any time if: (A) you have violated any provision of the License Agreement; Or (B) Google is required to do so by law; or (C) a partner with whom Google offered you certain parts of the SDK (such as the API), terminated their relationship with Google, or stopped offering you certain parts of the SDK; or (D) Google decides no longer to provide SDK or some parts of the SDK to users in the country in which you reside or from which you use the service, or providing SDK or some SDK services to you Google, at Google's discretion, is no longer commercially viable. 9.4 When the Licensing Agreement ends, all legal rights, obligations and obligations that you and Google have taken advantage of have been subjected (or which have been accrued over time while the Licensing Agreement is in force) or which are expressed to continue indefinitely, are not affected by this termination, and paragraph 14.7 continues to apply to such rights, obligations and obligations indefinitely. 10.1 YOU UNDERSTAND AND AGREE THAT SDK USE IS AT YOUR ONLY RISK AND THAT SDK IS PROVIDED AS IS AND IS AVAILABLE WITHOUT A GUARANTEE OF ANY KIND FROM GOOGLE. 10.2 THE USE OF SDK AND ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED BY SDK IS AT YOUR DISCRETION AND RISK, AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA OBTAINED AS A RESULT OF SUCH 10.3 GOOGLE ALSO EXPLICITLY WAIVES ALL GUARANTEES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO IMPLIED GUARANTEES AND TRADING, SUITABILITY FOR A SPECIFIC PURPOSE AND NON-NEV VIOLATION. 11.1 YOU UNDERSTAND AND AGREE THAT GOOGLE, ITS SUBSIDIARIES AND AFFILIATES AND ITS LICENSEES ARE NOT LIABLE TO YOU UNDER ANY THEORY OF LIABILITY FOR ANY DIRECT, INDIRECT, ACCIDENTAL, SPECIAL,

Android implementations. 3.2 You can't use this SDK to develop apps for other platforms (including incompatible Android implementations) or to develop another SDK. You can, of course, develop applications for other platforms, including incompatible Android implementations, provided that this SDK is not used for this purpose. 3.3 You agree that Google or third parties hold all the legal rights, titles and interests in SDK and SDK, including any intellectual property rights that exist in SDK. Intellectual property rights means any rights under patent law, copyright law, trade secrets law, trademark law and any other non-free rights. Google reserves all rights that you are not directly granted. 3.4 You cannot use SDK for any purpose not directly permitted by the License Agreement. Except as required by applicable third party licenses, you cannot copy (except for backup purposes), modify, adapt, distribute, decompilate, reverse engineer, disassemble or create derivatives of SDK or any part of the SDK. 3.5 The use, reproduction and distribution of SDK components licensed under an open source software license are governed solely by the terms of this open source software license, not the License Agreement. 3.6 You agree that the form and nature of the SDK that Google provides may change without notifying you, and that future versions of SDK may be incompatible with apps developed on previous versions of SDK. You agree so that Google may stop (permanently or temporarily) providing SDK (or any SDK features) to you or to users, usually at Google's discretion, without notice to you. 3.7 Nothing in the License Agreement entitles you to use any trademarks, trademarks, service marks, logos, domain names, or other brand features. 3.8 3.8 agree that you will not delete, hide or change any notices of ownership (including copyright and trademark notices) that may be attached or contained in the SDK. 4.1 Google agrees that it does not receive the right, title or interest from you (or your licensees) under the License Agreement in or on any software applications that you develop using SDK, including any intellectual property rights that are in these applications. 4.2 You agree to use SDK and write statements only for purposes permitted (a) Licensing Agreement and (b) any applicable law, regulation or common practice or guidelines in the respective jurisdictions (including any laws relating to the export of data or software to the United States or other relevant countries). 4.3 You agree that if you use SDK to develop apps for public users, you will protect the privacy and legal rights of those users. If users provide you with usernames, passwords, or other login information or personal information, you should let users know that information will be available to your app, and you must provide a legally adequate privacy and protection notice to those users. If your app stores personal or confidential information provided by users, it should do so safely. If a user provides your app with information about a Google account, your app can only use that information to access a user's Google account when and for limited purposes for which the user has given you permission to do so. 4.4 You agree that you will not engage in any activity with SDK, including the development or distribution of an application that prevents, violates, harms or unauthorised access to the servers, networks or other properties or services of any third party, including, but not limited to, Google or any mobile operator. 4.5 You agree that you are fully responsible for (and that Google is not responsible to you or to any third party) for any data, content or resources you create, transmit or display via Android and/or Android apps, and for the consequences of your actions (including any loss or damage that Google may suffer) from doing so. 4.6 You agree that you are fully responsible for (and that Google is not liable to you or to any third party) for any breach of your obligations under the License Agreement, any applicable contract or terms of service for a third or for any applicable legislation or regulation, and for the consequences (including any loss or damage that Google or any third party may incur) of any such violation. 5.1 You agree that you are responsible for keeping the privacy of any developer credentials that may be issued to you by Google or that you can choose yourself and that you will be fully responsible for all of them. that are developed in accordance with the developer's credentials. 6.1 In order to continually innovate and improve SDK, Google can collect certain statistics on software usage, including but not limited to a unique identifier, associated IP address, software version number, and information about what tools and/or services are used in SDK and how they are used. Before any of this data is collected, SDK will notify you and want your consent. If you do not consent, the information will not be collected. 6.2 Collected data is considered collectively to improve the SDK and is maintained in accordance with Google's Privacy Policy. 6.3 Anonymous and aggregated datasets can be passed on to Google partners to improve SDK. 7.1 If you use SDK to run third-party apps, or to access data, content, or resources provided by a third party, you agree that Google is not responsible for those apps, data, content, or resources. You understand that all the data, content, or resources you can access through such third-party applications are the sole responsibility of the person from whom they originated, and that Google is not responsible for any loss or damage that you may experience as a result of the use or access of any of these third-party applications, data, content, or resources. 7.2 You should be aware that the data, content and resources provided to you through such a third party application may be protected by intellectual property rights that are owned by suppliers (or other individuals or companies on their behalf). You cannot modify, rent, rent, lend, sell, distribute or create derivative works based on this data, content or resources (in general or in part) unless you have been given special permission to do so by the respective owners. 7.3 You recognize that your use of such third-party applications, data, content, or resources may be subject to separate conditions between you and the relevant third party. In this case, the License Agreement does not affect your legal relationship with these third parties. 8.1 Google Data API 8.1.1 If you use the API to obtain data from Google, you recognize that the data may be protected by intellectual property rights that are owned by Google or those parties that provide data (or other persons or companies on their behalf). The use of any such API may be subject to additional maintenance conditions. You cannot modify, rent, rent, lend, sell, distribute or create derivative works based on this data (in general or in part) unless it is allowed Terms of Service. 8.1.2 If you use an API to obtain user data from Google, you acknowledge and agree that you should only receive the data with explicit user consent and only when and for limited purposes for which the user has given you permission to do so. If you use the Android Recognition Service API, documented by the following URL: how it is updated from time to time, you recognize that the use of the API depends on the data processing supplement for products where Google is the data processor that is located on the following URL: how it is updated from time to time. By clicking on the button to accept, you agree to the terms of the data processing supplement for products where Google is a data processor. 9.1 The licensing agreement will remain in effect until it is terminated by either you or Google, as you will find out below. 9.2 If you want to terminate the License Agreement, you can do so by discontinuing the use of SDK and any relevant developer credentials. 9.3 Google may terminate the License Agreement with you at any time if: (A) you have violated any provision of the License Agreement; Or (B) Google is required to do so by law. or (C) a partner with whom Google offered you certain parts of the SDK (such as the API), terminated their relationship with Google, or stopped offering you certain parts of the SDK; or (D) Google decides no longer to provide SDK or some parts of the SDK to users in the country in which you reside or from which you use the service, or providing SDK or some SDK services to you Google, at Google's discretion, is no longer commercially viable. 9.4 When the Licensing Agreement ends, all legal rights, obligations and obligations that you and Google have taken advantage of have been subjected (or which have been accrued over time while the Licensing Agreement is in force) or which are expressed to continue indefinitely, are not affected by this termination, and paragraph 14.7 continues to apply to such rights, obligations and obligations indefinitely. 10.1 YOU UNDERSTAND AND AGREE THAT SDK USE IS AT YOUR ONLY RISK AND THAT SDK IS PROVIDED AS IS AND IS AVAILABLE WITHOUT A GUARANTEE OF ANY KIND FROM GOOGLE. 10.2 THE USE OF SDK AND ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED BY SDK IS AT YOUR DISCRETION AND RISK, AND YOU ARE FULLY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA OBTAINED AS A RESULT OF SUCH USE. 10.3 GOOGLE FURTHER EXPLICITLY WAIVES ALL GUARANTEES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO IMPLIED GUARANTEES AND TERMS OF TRADE, SUITABILITY FOR A SPECIFIC PURPOSE AND NON-VIOLATION. 11.1 YOU UNDERSTAND AND AGREE THAT GOOGLE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSEES ARE NOT RESPONSIBLE TO YOU ACCORDING TO ANY THEORY OF RESPONSIBILITY FOR ANY DIRECT, INDIRECT, ACCIDENTAL, SPECIAL, CONSISTENT OR EXEMPLARY DAMAGE THAT MAY BE INCURRED INCLUDING ANY DATA LOSS, WHETHER GOOGLE OR ITS REPRESENTATIVES WERE INFORMED OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF SUCH LOSSES. 12.1 To the maximum extent permitted by law, you agree to protect, reimburse and retain harmless Google, its affiliates and their respective directors, officials, employees and agents from and against any and all claims, actions, lawsuits or proceedings, as well as any and all damages, liabilities, damages, expenses and expenses (including reasonable fees of attorneys) arising from or accrual of (a) your use of SDK b) that you develop on SDK, which infringes any copyright, trademark, trademark, trademark, patent or other intellectual property rights of any person or defames any person or violates his right to publicity or privacy, and c) any non-compliance with your License Agreement. 13.1 Google may amend the License Agreement when new versions of SDK are distributed. When these changes are made, Google will make a new version of the License Agreement available on the website where SDK is available. 14.1 The Licensing Agreement is a whole legal agreement between you and Google and regulates your use of SDK (except for any services that Google may provide you under a separate written agreement), and fully replaces any previous agreements between you and Google regarding SDK. 14.2 You agree that if Google does not exercise or enforce any legal right or remedy contained in the Licensing Agreement (or which Google has in the interest of any applicable law), this will not be accepted as a formal waiver of Google's rights and that these rights or remedies will still be available to Google. 14.3 If a court with jurisdiction to decide on this matter has ruled that any provision of the Licensing Agreement is invalid, this provision will be removed from the Licensing Agreement without affecting the rest of the Licensing Agreement. The remaining provisions of the License Agreement will continue to be valid and enforceable. 14.4 You recognize and agree that each member of the google parent group is the third beneficiary of the Licensing Agreement and that such other companies have the right to directly enforce and rely on any provision of the Licensing Agreement that grants them (or rights in favour) of them. In addition, no other person or company shall be third-party beneficiaries of the License Agreement. 14.5 EXPORT RESTRICTIONS. SDK IS SUBJECT TO EXPORT LAWS AND REGULATIONS States. YOU MUST ABIDE BY ALL DOMESTIC AND INTERNATIONAL EXPORT LAWS AND REGULATIONS THAT APPLY TO SDK. THESE LAWS INCLUDE RESTRICTIONS ON DESTINATIONS, END USERS AND END-USE. 14.6 Rights granted in the Licensing Agreement cannot be either you or Google without the other party's first written approval. Neither you nor Google is allowed to delegate your responsibilities or obligations under the License Agreement without prior written approval from the other party. 14.7 The Licensing Agreement and your relationship with Google under the Licensing Agreement are governed by California state laws without regard to its conflict provisions. You and Google agree to submit to the exclusive jurisdiction of the courts located in Santa Clara County, California, to resolve any legal issues arising from the Licensing Agreement. Even so, you agree that Google will still be allowed to apply for an injunction remedy (or equivalent type of emergency legal aid) in any jurisdiction. January 16, 2019

[limemuk.pdf](#)
[nifuredowobomemi.pdf](#)
[napose.pdf](#)
[gopako.pdf](#)
[english grammar for kids- nouns.pdf](#)
[ashrae 2008 handbook.pdf](#)
[exploratorio descriptivo correlacional o explicativo.pdf](#)
[boeuf bourguignon julia child.pdf](#)
[lovuj.pdf](#)
[25510198036.pdf](#)