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```

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

This package was debianized by Nathan Scott nathans@debian.org on
Tue, 26 Feb 2002 13:25:26 +1100

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1.2 activemq-all 5.2.0

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-- activemq-web

```
=====
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```
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
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<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
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X
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This file is generated from xml source: DO NOT EDIT

XX

X

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Sidebar - Default font size" />
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href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
</div>
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href="http://httpd.apache.org/docs/">Documentation</a> > <a href="/">Version 2.4</a></div><div id="page-
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<p><span>Available Languages: </span><a href="/en/license.html" title="English">&nbsp;en&nbsp;&nbsp;</a></p>
</div>
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<div class="bottomlang">

<p>Available Languages: en </p>

</div><div class="top"></div></div>

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pointed towards suggestions on improving the documentation or server, and may be removed again by our
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href="http://httpd.apache.org/lists.html">mailing lists</a>.</div>
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Apache HTTP Server

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```
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*
*/

```

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For the server\util_md5.c component:

```

/*****
* NCSA HTTPd Server
* Software Development Group
* National Center for Supercomputing Applications
* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
*
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```
*/
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* -----
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* -----
*/
```

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For the src/lib/apr-util/xml/expat/conftools/install-sh component:

```
#
# install - install a program, script, or datafile
# This comes from X11R5 (mit/util/scripts/install.sh).
#
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#
```

For the test/zb.c component:

```
/*           ZeusBench V1.01
=====
```

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

*/

For the expat xml parser component:

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```

=====
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en"><head>
<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
    This file is generated from xml source: DO NOT EDIT
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
    -->
<title>The Apache License, Version 2.0 - Apache HTTP Server Version 2.4</title>
<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No
Sidebar - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" /><link rel="stylesheet"
type="text/css" href="/style/css/prettify.css" />
<script src="/style/scripts/prettify.min.js" type="text/javascript">

```



```

</script>

<link href="/images/favicon.ico" rel="shortcut icon" /></head>
<body id="manual-page" class="no-sidebar"><div id="page-header">
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
</div>
<div class="up"><a href="/"><img title="<->" alt="<->" src="/images/left.gif" /></a></div>
<div id="path">
<a href="http://www.apache.org/">Apache</a> > <a href="http://httpd.apache.org/">HTTP Server</a> > <a
href="http://httpd.apache.org/docs/">Documentation</a> > <a href="/">Version 2.4</a></div><div id="page-
content"><div id="preamble"><h1>The Apache License, Version 2.0</h1>
<div class="toplang">
<p><span>Available Languages: </span><a href="/en/license.html" title="English">&nbsp;en&nbsp;</a></p>
</div>

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[!\[\]\(bd3b31712ad9bab5a241210fa6925cdd_img.jpg\)](#page-header)

[Comments](#)

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```
<script type="text/javascript"><!--><![CDATA[</><!-->
```

```
var comments_shortname = 'httpd';
```

```
var comments_identifier = 'http://httpd.apache.org/docs/2.4/license.html';
```

```
(function(w, d) {
```

```

if (w.location.hostname.toLowerCase() == "httpd.apache.org") {
    d.write('<div id="comments_thread"></div>');
    var s = d.createElement('script');
    s.type = 'text/javascript';
    s.async = true;
    s.src = 'https://comments.apache.org/show_comments.lua?site=' + comments_shortcode + '&page=' +
comments_identifier;
    (d.getElementsByTagName('head')[0] || d.getElementsByTagName('body')[0]).appendChild(s);
}
else {
    d.write('<div id="comments_thread">Comments are disabled for this page at the moment.</div>');
}
})(window, document);
--><![></script></div><div id="footer">
<p class="apache">Copyright 2015 The Apache Software Foundation.<br />Licensed under the <a
href="http://www.apache.org/licenses/LICENSE-2.0">Apache License, Version 2.0</a>.</p>
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p></div><script type="text/javascript"><!--><![CDATA[<!-->
if (typeof(prettyPrint) !== 'undefined') {
    prettyPrint();
}
--><![></script>
</body></html>

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*
*/

```

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```

/*****
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* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
*
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*
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* -----

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For the srclib\apr-util\xml\expat\confutils\install-sh component:

```
#  
# install - install a program, script, or datafile  
# This comes from X11R5 (mit/util/scripts/install.sh).  
#
```

```
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#
```

For the test\zb.c component:

```
/*          ZeusBench V1.01
   =====
```

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

```
*/
```

For the expat xml parser component:

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```
=====
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en"><head>
<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
    This file is generated from xml source: DO NOT EDIT
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
-->
<title>The Apache License, Version 2.0 - Apache HTTP Server Version 2.4</title>
<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No
Sidebar - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" /><link rel="stylesheet"
type="text/css" href="/style/css/prettify.css" />
<script src="/style/scripts/prettify.min.js" type="text/javascript">
</script>

<link href="/images/favicon.ico" rel="shortcut icon" /></head>
<body id="manual-page" class="no-sidebar"><div id="page-header">
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
</div>
```

```
<div class="up"><a href="."></a></div>
<div id="path">
<a href="http://www.apache.org">Apache</a> > <a href="http://httpd.apache.org">HTTP Server</a> > <a
href="http://httpd.apache.org/docs/">Documentation</a> > <a href=".">Version 2.4</a></div><div id="page-
content"><div id="preamble"><h1>The Apache License, Version 2.0</h1>
<div class="toplant">
<p><span>Available Languages: </span><a href="/en/license.html" title="English">&nbsp;en&nbsp;</a></p>
</div>
```

```
<p class="centered">Apache License<br />
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```

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</div>

</div>

<div class="bottomlang">

<p>Available Languages: en </p>

</div><div class="top"></div><div

class="section"><h2>Comments</h2><div

class="warning">Notice:
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<script type="text/javascript"><!--><![CDATA[//><!--

var comments_shortcode = 'httpd';

var comments_identifier = 'http://httpd.apache.org/docs/2.4/license.html';

(function(w, d) {

if (w.location.hostname.toLowerCase() == "httpd.apache.org") {

d.write('<div id="comments_thread"></div>');

var s = d.createElement('script');

s.type = 'text/javascript';

s.async = true;

s.src = 'https://comments.apache.org/show_comments.lua?site=' + comments_shortcode + '&page=' +

comments_identifier;

(d.getElementsByTagName('head')[0] || d.getElementsByTagName('body')[0]).appendChild(s);

}

```

else {
    d.write('<div id="comments_thread">Comments are disabled for this page at the moment.</div>');
}
})(window, document);
!--><![></script></div><div id="footer">
<p class="apache">Copyright 2016 The Apache Software Foundation.<br />Licensed under the <a
href="http://www.apache.org/licenses/LICENSE-2.0">Apache License, Version 2.0</a>.</p>
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p></div><script type="text/javascript"><!--><![CDATA[<!--><!--
if (typeof(prettyPrint) !== 'undefined') {
    prettyPrint();
}
--><![></script>
</body></html>

```

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```
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 */
```

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For the server\util_md5.c component:

```
/*
 * NCSA HTTPd Server
 * Software Development Group
 * National Center for Supercomputing Applications
 * University of Illinois at Urbana-Champaign
 * 605 E. Springfield, Champaign, IL 61820
 * httpd@ncsa.uiuc.edu
 *
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 ****
 *
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 *
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```
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#

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```
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```

```
=====
```

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

```
*/
```

For the expat xml parser component:

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1.0.2

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1.15 asm 5.0.4

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1.18 Axis2/Java 1.5.1

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1.19 bcprov-jdk15on 1.51

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* `configure.ac`, `Makefile.am`: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

Author: Julio Merino <jmmv@users.sourceforge.net>

* `atf-c/ui.c`: The `format_paragraph` and `format_text` functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

* `atf-c++/detail/io.hpp`, `atf-c++/detail/io.cpp`, `atf-c++/detail/io_test.cpp`: These files were derived from the `file_handle`, `systembuf`, `pipe` and `pistream` classes and tests found in the Boost.Process library.

Author: Julio Merino <jmmv84@gmail.com>

* `admin/check-style.sh`, `admin/check-style-common.awk`, `admin/check-style-cpp.awk`, `admin/check-style-shell.awk`: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

Author: Julio Merino <jmmv84@gmail.com>

=====
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2

```

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-->

```

```

<!-- $Id: copyright.xml,v 1.8 2009-07-10 23:47:58 tbox Exp $ -->

```

```

<!-- Generate ISC copyright comments from Docbook copyright metadata. -->

```

```

<xsl:stylesheet xmlns:xsl="http://www.w3.org/1999/XSL/Transform" version="1.0">

```

```

<xsl:template name="isc.copyright.format">
  <xsl:param name="text"/>
  <xsl:value-of select="$isc.copyright.leader"/>
  <xsl:value-of select="normalize-space(substring-before($text, '&#10;'))"/>
  <xsl:text>&#10;</xsl:text>
  <xsl:variable name="rest" select="substring-after($text, '&#10;')"/>
  <xsl:if test="translate($rest, '&#9;&#32;', '')">
    <xsl:call-template name="isc.copyright.format">
      <xsl:with-param name="text" select="$rest"/>
    </xsl:call-template>
  </xsl:if>
</xsl:template>

```

```

<xsl:variable name="isc.copyright.text">
  <xsl:text>
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```

```

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```

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```
</xsl:text>
</xsl:variable>

<xsl:variable name="isc.copyright">
  <xsl:call-template name="isc.copyright.format">
    <xsl:with-param name="text">
<xsl:for-each select="/refentry/docinfo/copyright | /book/bookinfo/copyright">
  <xsl:text>Copyright (C) </xsl:text>
  <xsl:call-template name="copyright.years">
    <xsl:with-param name="years" select="year"/>
  </xsl:call-template>
  <xsl:text> </xsl:text>
  <xsl:value-of select="holder"/>
  <xsl:text> &#10;</xsl:text>
</xsl:for-each>
<xsl:value-of select="$isc.copyright.text"/>
  </xsl:with-param>
</xsl:call-template>
</xsl:variable>

</xsl:stylesheet>

<!--
- Local variables:
- mode: sgml
- End:
-->
```

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1.21 bind-utils 9.8.2 :0.68.rc1.el6

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* configure.ac, Makefile.am: The original versions were derived from the

ones in the XML Catalog Manager project, version 2.2.

Author: Julio Merino <jmmv@users.sourceforge.net>

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

* atf-c++/detail/io.hpp, atf-c++/detail/io.cpp, atf-c++/detail/io_test.cpp: These files were derived from the file_handle, systembuf, pipe and pistream classes and tests found in the Boost.Process library.

Author: Julio Merino <jmmv84@gmail.com>

* admin/check-style.sh, admin/check-style-common.awk, admin/check-style-cpp.awk, admin/check-style-shell.awk: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

Author: Julio Merino <jmmv84@gmail.com>

=====
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2

<!--

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-->

<!-- \$Id: copyright.xml,v 1.8 2009-07-10 23:47:58 tbox Exp \$ -->

<!-- Generate ISC copyright comments from Docbook copyright metadata. -->

<xsl:stylesheet xmlns:xsl="http://www.w3.org/1999/XSL/Transform" version="1.0">

```

<xsl:template name="isc.copyright.format">
  <xsl:param name="text"/>
  <xsl:value-of select="$isc.copyright.leader"/>
  <xsl:value-of select="normalize-space(substring-before($text, '#10;'))"/>
  <xsl:text>#10;</xsl:text>
  <xsl:variable name="rest" select="substring-after($text, '#10;')"/>
  <xsl:if test="translate($rest, '#9;#32;', '')">
    <xsl:call-template name="isc.copyright.format">
      <xsl:with-param name="text" select="$rest"/>
    </xsl:call-template>
  </xsl:if>
</xsl:template>

```

```

<xsl:variable name="isc.copyright.text">
  <xsl:text>
    Permission to use, copy, modify, and/or distribute this software for any
    purpose with or without fee is hereby granted, provided that the above
    copyright notice and this permission notice appear in all copies.
  </xsl:text>

```

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```

</xsl:text>
</xsl:variable>

```

```

<xsl:variable name="isc.copyright">
  <xsl:call-template name="isc.copyright.format">
    <xsl:with-param name="text">
      <xsl:for-each select="/refentry/docinfo/copyright | /book/bookinfo/copyright">
        <xsl:text>Copyright (C) </xsl:text>
        <xsl:call-template name="copyright.years">
          <xsl:with-param name="years" select="year"/>
        </xsl:call-template>
        <xsl:text> </xsl:text>
      </xsl:for-each>
    </xsl:with-param>
  </xsl:call-template>
  <xsl:value-of select="$isc.copyright.text"/>
</xsl:variable>

```

</xsl:stylesheet>

<!--

- Local variables:

- mode: sgml

- End:

-->

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*/
package birdeye.vis.trans.graphs.layout

1.23 bonecp 0.7.1

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1.27 bzip2-libs 1.0.5 :7.el6_0

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1.28 Centos Full 6.8

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```
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This is free software, and you are welcome to redistribute it  
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```

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@center Version 1.3, 3 November 2008

```
@c This file is intended to be included within another document,  
@c hence no sectioning command or @node.
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```
@c Local Variables:  
@c ispell-local-pdict: "ispell-dict"  
@c End:
```

1.41 cracklib-dicts 2.8.16 :4.el6

1.41.1 Available under license :

This package was debianized by Jean Pierre LeJacq <jplejacq@quoininc.com> on Wed, 25 Feb 1998. Martin Pitt <martin@piware.de> was the package's maintainer up to version 2.7.19-1. The current maintainer is Jan Dittberner <jandd@debian.org>.

It was downloaded from <http://sourceforge.net/projects/cracklib>

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Modifications: Added cronjob, configuration file, and man pages.

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CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett. Cracklib's license was changed from the GPL to the LGPL after consensus of all previous developers in October 2008, effective with release 2.8.15 released on 2009-11-19. See the email discussion below for both license changes.

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:15 PM
> To: cracklib-devel@li...
> Subject: [Cracklib-devel] cracklib license
>=20
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing
> libraries under
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> -mike

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
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> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20
GPL-2 ... it was a modified artistic license ... i didnt notice the license=
=20
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46
Seems like the ideal thing here would be for you and the other distro
maintainers to get together with Alec in a conversation and come to a

decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:33 PM
> To: Neulinger, Nathan
> Cc: cracklib-devel@li...; Alec Muffett
> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:
> > I understand that, and you're welcome to bring it up with Alec
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>=20

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> not
> GPL-2 ... it was a modified artistic license ... i didnt notice the
> license
> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib
> unless their
> applications are also GPL-2 which imo is just wrong. it isnt the
> place of a
> library to dictact to application writes what license they should
> be using.
> thus LGPL-2.1 enters to fill this void.
> -mike

Re: [Cracklib-devel] cracklib license
From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's
best interests to have as secure systems as possible, and I think tainting
it via GPL will just make it less likely that the library gets used, and
will not usually cause companies/developers to GPL the dependent code
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional code, so whatever licensing y'all come up with is fine
>> by me.
>
> I am sympathetic. Guys, what do you reckon?
>
> What I am hearing so far is that LGPL makes sense, since it can be
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>

>> What I am hearing so far is that LGPL makes sense, since it can be
>> linked with any code, not just GPL...

>

> My apologies for not chiming in in anything resembling a reasonable
> timeframe.

>

> I'd also suggest the LGPL, for the reason you noted above. Alternately,
> GPLv2 with the option of using the library under a later version of the
> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.

>

> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umn.edu ([131.151.0.192]) by UMR-CMAIL1.umn.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umn.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipv6.cc.umn.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623
for <nneul@umn.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from [82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umn.edu>
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFEBE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length: 585
Lines: 21

>
> ----- Forwarded message -----
> From: Neulinger, Nathan <nneul@umn.edu>
> Date: Sep 27, 2007 2:58 PM
> Subject: RE: cracklib license

> To: alecm@crypto.dircon.co.uk
>
> Any chance you could write me a self-contained email stating clearly
> that the license is being changed to GPL, so I could include that
> email
> in the repository and clean up the repository/tarballs? I have all the
> original discussion, but something succinct and self contained
> would be
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

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Version 2.1, February 1999

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^L

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d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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<one line to give the library's name and a brief idea of what it does.>

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Also add information on how to contact you by electronic and paper mail.

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Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected
in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML

looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20

GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly
and see if he wants to relicense his code as LGPL... but at this point,
it was enough to just get it consistent and documented as to what it was
released under. This wasn't actually a license change, just a
clarification of the licensing that was already in place.=20

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:15 PM

> To: cracklib-devel@li...

> Subject: [Cracklib-devel] cracklib license

>=20

> looks like 2.8.11 is out and marked as "GPL-2" ... releasing

> libraries under

> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

> -mike

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20
GPL-2 ... it was a modified artistic license ... i didnt notice the license=
=20
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.
=20
=20Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro
maintainers to get together with Alec in a conversation and come to a
decision as to what licensing scheme y'all want. I haven't really done
much other than cleaning up the packaging and patches and a small bit of
additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:33 PM
> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett
> Subject: Re: [Cracklib-devel] cracklib license
>=20
> On Monday 01 October 2007, Neulinger, Nathan wrote:
>> I understand that, and you're welcome to bring it up with Alec
> directly
>> and see if he wants to relicense his code as LGPL... but at this
> point,
>> it was enough to just get it consistent and documented as to what
> it was
>> released under. This wasn't actually a license change, just a
>> clarification of the licensing that was already in place.
>=20
> the original license (before moving to sourceforge -- aka, 2.7) was
> not
> GPL-2 ... it was a modified artistic license ... i didnt notice the
> license
> change until it was mentioned in the latest notes.
>=20
> unlike the old license, GPL-2 prevents people from using cracklib
> unless their
> applications are also GPL-2 which imo is just wrong. it isnt the
> place of a
> library to dictact to application writes what license they should
> be using.
> thus LGPL-2.1 enters to fill this void.
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's best interests to have as secure systems as possible, and I think tainting it via GPL will just make it less likely that the library gets used, and will not usually cause companies/developers to GPL the dependent code (where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional code, so whatever licensing y'all come up with is fine
>> by me.
>
> I am sympathetic. Guys, what do you reckon?
>
> What I am hearing so far is that LGPL makes sense, since it can be
> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>

>> What I am hearing so far is that LGPL makes sense, since it can be
>> linked with any code, not just GPL...

>

> My apologies for not chiming in in anything resembling a reasonable
> timeframe.

>

> I'd also suggest the LGPL, for the reason you noted above. Alternately,
> GPLv2 with the option of using the library under a later version of the
> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.

>

> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October 2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.
> >
> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
> > make the change now ?
>
> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtpr020623
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])

by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from [82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length: 585
Lines: 21

>

> ----- Forwarded message -----

> From: Neulinger, Nathan <nneul@umr.edu>

> Date: Sep 27, 2007 2:58 PM

> Subject: RE: cracklib license

> To: alecm@crypto.dircon.co.uk

>

> Any chance you could write me a self-contained email stating clearly

> that the license is being changed to GPL, so I could include that

> email

> in the repository and clean up the repository/tarballs? I have all the

> original discussion, but something succinct and self contained

> would be

> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

1.42 cronie-anacron 1.4.4 :15.el6

1.42.1 Available under license :

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*
* @(#)bitstring.h 8.1 (Berkeley) 7/19/93
*/

```

1.43 cyrus-sasl-lib 2.1.23 :15.el6_6.2

1.43.1 Available under license :

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* Tim Martin

* Rob Earhart

* Rob Siemborski

*/

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1.44 dash - mksignames.c 0.5.5.1 :4.e16

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1.48 datanucleus-core 4.1.0.1

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1.52 db4-utils 4.7.25 :22.e16

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# $Id: Makefile,v 1.2 2006/10/05 01:06:05 bostic Exp $
```

```
BUILD= license_db.html
```

```
all: ${BUILD}
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1.54 Degrafa 3.2 Beta

1.54.1 Available under license :

```
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```

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// program.
//
//
////////////////////////////////////
package com.degrafa.geometry
{
    import com.degrafa.IGeometry;
    import com.degrafa.geometry.utilities.GeometryUtils;
    import com.degrafa.utilities.math.SimpleRoot;

    import flash.display.Graphics;
    import flash.geom.Rectangle;
    import flash.geom.Point;
    import com.degrafa.utilities.math.SimpleRoot;
    import com.degrafa.utilities.math.Solve2x2;

    //-----
    // Other metadata
    //-----

    [IconFile("CubicBezier.png")]

    [Bindable]
    /**
     * The AdvancedCubicBezier element draws a cubic BÃ©zier using the specified start point,
     * end point and 2 control points. and contains several additional methods
     * that are useful in advanced applications.
     *
     *
     */
    public class AdvancedCubicBezier extends CubicBezier
    {
        // bezier polynomial coefficients
        private var _c0X:Number;
        private var _c0Y:Number;
        private var _c1X:Number;
        private var _c1Y:Number;
        private var _c2X:Number;
        private var _c2Y:Number;
        private var _c3X:Number;
        private var _c3Y:Number;

        // limit on interval width before interval is considered completely bisected

```

```

private var _bisectLimit:Number;

// bisection interval bounds
private var _left:Number;
private var _right:Number;
private var _twbrf:SimpleRoot;

// stationary points of x(t) and y(t)
private var _t1X:Number;
private var _t1Y:Number;
private var _t2X:Number;
private var _t2Y:Number;

// specialized 2x2 solver using Cramer's rule
private var _solver:Solve2x2;

/**
 * Constructor.
 *
 * <p>The advanced cubic Bezier constructor accepts 8 optional arguments that define it's
 * start, end and controls points.</p>
 *
 * @param x0 A number indicating the starting x-axis coordinate.
 * @param y0 A number indicating the starting y-axis coordinate.
 * @param cx A number indicating the first control x-axis coordinate.
 * @param cy A number indicating the first control y-axis coordinate.
 * @param cx1 A number indicating the second control x-axis coordinate.
 * @param cy1 A number indicating the second control y-axis coordinate.
 * @param x1 A number indicating the ending x-axis coordinate.
 * @param y1 A number indicating the ending y-axis coordinate.
 */
public function
AdvancedCubicBezier(x0:Number=NaN,y0:Number=NaN,cx:Number=NaN,cy:Number=NaN,cx1:Number=NaN,c
y1:Number=NaN,x1:Number=NaN,y1:Number=NaN)
{
    super();

    this.x0 = x0;
    this.y0 = y0;
    this.cx = cx;
    this.cy = cy;
    this.x1 = x1;
    this.y1 = y1;

    _bisectLimit = 0.05;
    _left = 0;
    _right = 1;
    _t1X = 0;

```

```

_t1Y    = 0;
_t2X    = 0;
_t2Y    = 0;

```

```

// Jack Crenshaw's TWBRF and 2x2 solver, both instantiated on demand
_twbrf = null;
_solver = null;
}

```

```

/**

```

```

 * @inheritDoc

```

```

 **/

```

```

override public function preDraw():void

```

```

{
  if( invalidated )
  {

```

```

    commandStack.length=0;

```

```

    // add a MoveTo at the start of the commandStack rendering chain
    commandStack.addMoveTo(x0,y0);

```

```

    commandStack.addCubicBezierTo(x0,y0,cx,cy,cx1,cy1,x1,y1,1);

```

```

    if( close )
    {
      commandStack.addLineTo(x0,y0);
    }

```

```

    getBezierCoef();
    invalidated = false;
  }
}

```

```

override public function pointAt(_t:Number):Point

```

```

{
  var t:Number = _t < 0 ? 0 : _t;
  t          = t > 1 ? 1 : t;

```

```

  return new Point( _c0X + t*( _c1X + t*( _c2X + t*_c3X)), _c0Y + t*( _c1Y + t*( _c2Y + t*_c3Y) );
}

```

```

/**

```

```

 * interpolate

```

```

 *

```

```

 * <p>Compute control points so that quadratic Bezier passes through three points at the specified parameter value.

```

```

 *

```

```

* @param _points:Array - array of three <code>Point</code> references, representing the coordinates of the
interpolation points.
*
* @return Array the parameter values in [0,1] at which the Bezier curve passes through the second and third
interpolation points (determined by a chord-length parameterization).
* A negative value is returned if less than three interpolation points are provided.
*
*/

```

```

public function interpolate(points:Array):Array
{
    // compute t-value using chord-length parameterization
    if( points.length < 4 )
    {
        return [-1];
    }

    // no error-checking ... you break it, you buy it.
    var p0:Point = points[0];
    var p1:Point = points[1];
    var p2:Point = points[2];
    var p3:Point = points[3];

    x0 = p0.x;
    y0 = p0.y;
    x1 = p3.x;
    y1 = p3.y;

    // currently, this method auto-parameterizes the curve using chord-length parameterization. A future version
might allow inputting the two t-values, but this is more
    // user-friendly (what an over-used term :)
    var deltaX:Number = p1.x - p0.x;
    var deltaY:Number = p1.y - p0.y;
    var d1:Number = Math.sqrt(deltaX*deltaX + deltaY*deltaY);

    deltaX = p2.x - p1.x;
    deltaY = p2.y - p1.y;
    var d2:Number = Math.sqrt(deltaX*deltaX + deltaY*deltaY);

    deltaX = p3.x - p2.x;
    deltaY = p3.y - p2.y;
    var d3:Number = Math.sqrt(deltaX*deltaX + deltaY*deltaY);

    var d:Number = d1 + d2 + d3;
    var t1:Number = d1/d;
    var t2:Number = (d1+d2)/d;

    // there are four unknowns (x- and y-coords for P1 and P2), which are solved as two separate sets of two
equations in two unknowns

```



```

var t12:Number = t1*t1;
var t13:Number = t1*t12;

var t22:Number = t2*t2;
var t23:Number = t2*t22;

// x-coordinates of P1 and P2 (t = t1 and t2) - exercise: eliminate redundant computations in these equations
var a11:Number = 3*t13 - 6*t12 + 3*t1;
var a12:Number = -3*t13 + 3*t12;
var a21:Number = 3*t23 - 6*t22 + 3*t2;
var a22:Number = -3*t23 + 3*t22;

var b1:Number = -t13*x1 + x0*(t13 - 3*t12 + 3*t1 - 1) + p1.x;
var b2:Number = -t23*x1 + x0*(t23 - 3*t22 + 3*t2 - 1) + p2.x;

if( _solver == null )
{
    _solver = new Solve2x2();
}

// beware nearly or exactly coincident interior interpolation points
var p:Point = _solver.solve(a11, a12, a21, a22, b1, b2);
if( _solver.determinant < 0.000001 )
{
    // degenerates to a parabolic interpolation
    var t1m1:Number = 1.0-t1;
    var tSq:Number = t1*t1;
    var denom:Number = 2.0*t1*t1m1;

    // to do - handle case where this degenerates into all overlapping points (i.e. denom is numerically zero)
    cx = (p1.x - t1m1*t1m1*x0 - tSq*p2.x)/denom;
    cy = (p1.y - t1m1*t1m1*y0 - tSq*p2.y)/denom;

    cx1 = cx;
    cy1 = cy;

    getBezierCoef();

    return [t1, t1];
}
else
{
    cx = p.x
    cx1 = p.y;
}

// y-coordinates of P1 and P2 (t = t1 and t2)
b1 = -t13*y1 + y0*(t13 - 3*t12 + 3*t1 - 1) + p1.y;

```

```

b2 = -t23*y1 + y0*(t23 - 3*t22 + 3*t2 - 1) + p2.y;

// resolving with same coefficients, but new RHS
p = _solver.solve(a11, a12, a21, a22, b1, b2, 0.00001, true);
cy = p.x
cy1 = p.y;

getBezierCoef();

return [t1, t2];
}

/**
 * tAtMinX
 *
 * <p>Find t-parameter at which the x-coordinate is a minimum.</p>
 *
 * @return Number Parameter value in [0,1] at which the cubic Bezier curve's x-coordinate is a minimum
 *
 * @since 1.0
 */
public function tAtMinX():Number
{
    getStationaryPoints();

    var t:Number = 0;
    var minX:Number = x0;

    if( x1 < minX )
    {
        t = 1;
        minX = x1;
    }

    if( _t1X > 0 && _t1X < 1 )
    {
        var myX:Number = pointAt(_t1X).x;
        if( myX < minX )
        {
            t = _t1X;
            minX = myX;
        }
    }

    if( _t2X > 0 && _t2X < 1 )
    {
        if( pointAt(_t2X).x < minX )

```

```

        {
            t = _t2X;
        }
    }

    return t;
}

/**
 * tAtMaxX
 *
 * <p>Find t-parameter at which the x-coordinate is a maximum.</p>
 *
 * @return Number Parameter value in [0,1] at which the cubic Bezier curve's x-coordinate is a maximum.
 *
 */
public function tAtMaxX():Number
{
    getStationaryPoints();

    var t:Number = 0;
    var maxX:Number = x0;

    if( x1 > maxX )
    {
        t = 1;
        maxX = x1;
    }

    if( _t1X > 0 && _t1X < 1 )
    {
        var myX:Number = pointAt(_t1X).x;
        if( myX > maxX )
        {
            t = _t1X;
            maxX = myX;
        }
    }

    if( _t2X > 0 && _t2X < 1 )
    {
        if( pointAt(_t2X).x > maxX )
        {
            t = _t2X;
        }
    }

    return t;
}

```

```

    }

/**
 * tAtMinY
 *
 * <p>Find t-parameter at which the y-coordinate is a minimum.</p>
 *
 * @return Number - Parameter value in [0,1] at which the cubic Bezier curve's y-coordinate is a minimum.
 *
 */
public function tAtMinY():Number
{
    getStationaryPoints(false);

    var t:Number = 0;
    var minY:Number = y0;

    if( y1 < minY )
    {
        t = 1;
        minY = y1;
    }

    if( _t1Y > 0 && _t1Y < 1 )
    {
        var myY:Number = pointAt(_t1Y).y;
        if( myY < minY )
        {
            t = _t1Y;
            minY = myY;
        }
    }

    if( _t2Y > 0 && _t2Y < 1 )
    {
        if( pointAt(_t2Y).y < minY )
        {
            t = _t2Y;
        }
    }

    return t;
}

/**
 * tAtMaxY
 *
 * <p>Find t-parameter at which the y-coordinate is a maximum.</p>

```

```

*
* @return Number Parameter value in [0,1] at which the cubic Bezier curve's y-coordinate is a maximum.
*
*/
public function tAtMaxY():Number
{
    getStationaryPoints(false);

    var t:Number = 0;
    var maxY:Number = y0;

    if( y1 > maxY )
    {
        t = 1;
        maxY = y1;
    }

    if( _t1Y > 0 && _t1Y < 1 )
    {
        var myY:Number = pointAt(_t1Y).y;
        if( myY > maxY )
        {
            t = _t1Y;
            maxY = myY;
        }
    }

    if( _t2Y > 0 && _t2Y < 1 )
    {
        if( pointAt(_t2Y).y > maxY )
        {
            t = _t2Y;
        }
    }

    return t;
}

/**
 * yAtX
 *
 * <p>Return the set of y-coordinates corresponding to the input x-coordinate.</p>
 *
 * @param _x:Number x-coordinate at which the desired y-coordinates are desired
 *
 * @return Array set of (t,y)-coordinates at the input x-coordinate provided that the x-coordinate is inside the range
 * covered by the quadratic Bezier in [0,1]; that is there must exist t in [0,1] such that Bx(t) = _x. If the input
 * x-coordinate is not inside the range covered by the Bezier curve, the returned array is empty. Otherwise, the

```

* array contains either one, two, or three y-coordinates. There are issues with curves that are exactly or nearly (for numerical purposes) vertical in which there could theoretically be an infinite number of y-coordinates for a single x-coordinate. This method does not work in such cases, although compensation might be added in the future.

* <p>Each array element is a reference to an `Object` whose 't' parameter represents the Bezier t parameter. The

* `Object` 'y' property is the corresponding y-value. The returned (t,y) coordinates may be used by the caller

* to determine which of the (up to three) returned y-coordinates might be preferred over the others.</p>

```

*/
public function yAtX(_x:Number):Array
{
    if( isNaN(_x) )
    {
        return [];
    }

    // check bounds
    var xMax:Number = pointAt(tAtMaxX()).x;
    var xMin:Number = pointAt(tAtMinX()).x;

    if( _x < xMin || _x > xMax )
    {
        return [];
    }

    // the necessary y-coordinates are the intersection of the curve with the line x = _x. The curve is generated in the
    // form c0 + c1*t + c2*t^2 + c3*t^3, so the intersection satisfies the equation
    // Bx(t) = _x or Bx(t) - _x = 0, or c0x-_x + c1x*t + c2x*t^2 + c3x*t^3 = 0.

    getBezierCoef();

    // Find one root - any root - then factor out (t-r) to get a quadratic poly. for the remaining roots
    var f:Function = function(_t:Number):Number { return _t*( _c1X + _t*( _c2X + _t*( _c3X ))) + _c0X-_x; }

    if( _twbrf == null )
        _twbrf = new SimpleRoot();

    // some curves that loop around on themselves may require bisection
    _left    = 0;
    _right   = 1;
    __bisect(f, 0, 1);

    // experiment with tolerance - but not too tight :)
    var t0:Number = _twbrf.findRoot(_left, _right, f, 50, 0.000001);
    var eval:Number = Math.abs(f(t0));
    if( eval > 0.00001 )

```

```

return []; // compensate in case method quits due to error (no event listener here)

var result:Array = new Array();
if( t0 <= 1 )
    result.push({t:t0, y:pointAt(t0).y});

// Factor theorem: t-r is a factor of the cubic polynomial if r is a root. Use this to reduce to a quadratic poly.
// using synthetic division
var a:Number = _c3X;
var b:Number = t0*a+_c2X;
var c:Number = t0*b+_c1X;

// process the quadratic for the remaining two possible roots
var d:Number = b*b - 4*a*c;
if( d < 0 )
{
    return result;
}

d      = Math.sqrt(d);
a      = 1/(a + a);
var t1:Number = (d-b)*a;
var t2:Number = (-b-d)*a;

if( t1 >= 0 && t1 <=1 )
    result.push( {t:t1, y:pointAt(t1).y} );

if( t2 >= 0 && t2 <=1 )
    result.push( {t:t2, y:pointAt(t2).y} );

return result;
}

/**
 * xAtY
 *
 * <p>Return the set of x-coordinates corresponding to the input y-coordinate.</p>
 *
 * @param _y:Number y-coordinate at which the desired x-coordinates are desired
 *
 * @return Array set of (t,x)-coordinates at the input y-coordinate provided that the y-coordinate is inside the range
 * covered by the quadratic Bezier in [0,1]; that is there must exist t in [0,1] such that By(t) = _y. If the input
 * y-coordinate is not inside the range covered by the Bezier curve, the returned array is empty. Otherwise, the
 * array contains either one, two, or three x-coordinates. There are issues with curves that are exactly or nearly (for
 * numerical purposes) horizontal in which there could theoretically be an infinite number of x-coordinates for a
 * single
 * y-coordinate. This method does not work in such cases, although compensation might be added in the future.
 *
 */

```

* <p>Each array element is a reference to an <code>Object</code> whose 't' parameter represents the Bezier t parameter. The

* <code>Object</code> 'x' property is the corresponding x-coordinate. The returned (t,x) coordinates may be used by the caller

* to determine which of the (up to three) returned x-coordinates might be preferred over the others.</p>

*

*/

```
public function xAtY(_y:Number):Array
{
    if( isNaN(_y) )
    {
        return [];
    }

    // check bounds
    var yMax:Number = pointAt(tAtMaxY()).y;
    var yMin:Number = pointAt(tAtMinY()).y;

    if( _y < yMin || _y > yMax )
    {
        return [];
    }

    // the necessary y-coordinates are the intersection of the curve with the line y = _y. The curve is generated in the
    // form  $c_0 + c_1*t + c_2*t^2 + c_3*t^3$ , so the intersection satisfies the equation
    //  $By(t) = \_y$  or  $By(t) - \_y = 0$ , or  $c_0y - \_y + c_1y*t + c_2y*t^2 + c_3y*t^3 = 0$ .

    getBezierCoef();

    // Find one root - any root - then factor out (t-r) to get a quadratic poly. for the remaining roots
    var f:Function = function(_t:Number):Number { return _t*( _c1Y + _t*( _c2Y + _t*( _c3Y ))) + _c0Y - _y; }

    if( !_twbrf == null )
        _twbrf = new SimpleRoot();

    // some curves that loop around on themselves may require bisection
    _left    = 0;
    _right   = 1;
    __bisect(f, 0, 1);

    // experiment with tolerance - but not too tight :)
    var t0:Number = _twbrf.findRoot(_left, _right, f, 50, 0.000001);
    var eval:Number = Math.abs(f(t0));
    if( eval > 0.00001 )
        return []; // compensate in case method quits due to error (no event listener here)

    var result:Array = new Array();
    if( t0 <= 1 )
```



```

    result.push({t:t0, x:pointAt(t0).x});

    // Factor theorem: t-r is a factor of the cubic polynomial if r is a root. Use this to reduce to a quadratic poly.
using synthetic division
    var a:Number = _c3Y;
    var b:Number = t0*a+_c2Y;
    var c:Number = t0*b+_c1Y;

    // process the quadratic for the remaining two possible roots
    var d:Number = b*b - 4*a*c;
    if( d < 0 )
    {
        return result;
    }

    d      = Math.sqrt(d);
    a      = 1/(a + a);
    var t1:Number = (d-b)*a;
    var t2:Number = (-b-d)*a;

    if( t1 >= 0 && t1 <=1 )
        result.push( {t:t1, x:pointAt(t1).x } );

    if( t2 >= 0 && t2 <=1 )
        result.push( {t:t2, x:pointAt(t2).x } );

    return result;
}

// recompute polynomial coefficients
private function getBezierCoef():void
{
    _c0X = x0;
    _c0Y = y0;

    var dX:Number = 3.0*(cx-x0);
    var dY:Number = 3.0*(cy-y0);
    _c1X      = dX;
    _c1Y      = dY;

    var bX:Number = 3.0*(cx1-cx) - dX;
    var bY:Number = 3.0*(cy1-cy) - dY;
    _c2X      = bX;
    _c2Y      = bY;

    _c3X = x1 - x0 - dX - bX;
    _c3Y = y1 - y0 - dY - bY;
}

```

```

// bisect the specified range to isolate an interval with a root.
private function __bisect(_f:Function, _l:Number, _r:Number):void
{
  if( Math.abs(_r-_l) <= _bisectLimit )
  {
    return;
  }

  var left:Number = _l;
  var right:Number = _r;
  var middle:Number = 0.5*(left+right);
  if( _f(left)*_f(right) <= 0 )
  {
    _left = left;
    _right = right;
    return;
  }
  else
  {
    __bisect(_f, left, middle);
    __bisect(_f, middle, right);
  }
}

// get the stationary points of x(t) and y(t)
private function getStationaryPoints(pX:Boolean=true):void
{
  // in a future release, this will be made more efficient - don't want to mess with the invalidated flag just yet :)
  getBezierCoef();

  // given polynomial coefficients, the bezier curve equation is of the form  $c_0 + c_1*t + c_2*t^2 + c_3*t^3$ , so the
  // derivative is of
  // the form  $c_1 + 2*c_2*t + 3*c_3*t^2$ , which has two roots
  var d:Number = -1;
  var t1:Number = -1;
  var t2:Number = -1;

  if( pX )
  {
    d = 4*_c2X*_c2X - 12*_c1X*_c3X;
    if( d >= 0 )
    {
      d = Math.sqrt(d);
      var a:Number = 6*_c3X;
      var b:Number = 2*_c2X;
      t1 = (-b + d)/a;
      t2 = (-b - d)/a;
    }
  }
}

```

```

    }

    _t1X = t1 >= 0 && t1 <= 1 ? t1 : -1;
    _t2X = t2 >= 0 && t2 <= 1 ? t2 : -1;
}
else
{
    d = 4*_c2Y*_c2Y - 12*_c1Y*_c3Y;
    if( d >= 0 )
    {
        d = Math.sqrt(d);
        a = 6*_c3Y;
        b = 2*_c2Y;
        t1 = (-b + d)/a;
        t2 = (-b - d)/a;
    }

    _t1Y = t1 >= 0 && t1 <= 1 ? t1 : -1;
    _t2Y = t2 >= 0 && t2 <= 1 ? t2 : -1;
}
}
}
}
}

```

1.55 device-mapper 1.02.117 :12.el6_9.1

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In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

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is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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.

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If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work

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c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be 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.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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1.59 dhclient 4.1.1 :61.P1.el6.centos

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1.60 dhcp-common 4.1.1 :61.P1.el6.centos

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1.61 dom4j 1.6.1

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1.62 dracut-kernel 004-409 :el6_8.2

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Theodore Ts'o
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Index: tdbsa/tdb.c

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--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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```

```
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Index: tdbsa/tdb.c

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.

+ trivial database library - standalone version

- trivial database library - private includes
-
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Theodore Ts'o
 23-June-2007

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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

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Gadi Oxman, August 1995

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<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```

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1.69 FileSaver.js 1.0

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```
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 * A saveAs() FileSaver implementation.
 * 2014-01-24
 *
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 */
```

1.70 fio 2.1.10 :1.e16.rf

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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run

that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, 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 library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete 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 distribute a copy of this License along with the Library.

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 Library or any portion of it, thus forming a work based on the Library, 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) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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 Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you 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.

If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be 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.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, 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 library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, 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 companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We

concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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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 Library or any portion of it, thus forming a work based on the Library, 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) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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 Library.

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3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you 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.

If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. 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.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the Sections above.

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1.78 hibernate-validator 5.1.3

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Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

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1.89 hunspell_GPLv2 1.2.8 :16.el6

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1.92 iptables-ipv6 1.4.7 :16.e16

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```

```
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```
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```

```
<signature of Ty Coon>, 1 April 1989
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```
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1.94 jackson-all 1.9.5

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```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```

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```
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:

```
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`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.97 jackson-core-asl 1.9.13

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*

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1.98 jackson-databind 2.9.4

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1.99 jackson-mapper-asl 1.9.13

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```

1.100 jackson-module-jaxb-annotations 2.8.0

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Version 1.1

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1.103 java_cup_script 0.10k :5.el6

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1.104 javax.annotation-api 1.2

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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1.115 jna-platform 4.1.0

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1.116 joda-time 1.6

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1.119 jruby-complete 1.7.9

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, 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 library.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6,

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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Version 3, 29 June 2007

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1.120 jruby-jars 1.7.9

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1.122 json-path 2.2.0

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1.123 jsoup 1.7.3

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1.124 JXL 2.6.10

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1.126 kernel 2.6.32 :754.6.3.el6

1.126.1 Available under license :

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AverMedia fix and more flexible card recognition

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Video4Linux interface and 2.1.x kernel adaptation

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ConferenceTV card

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for the initial saa7146 driver and it's recent overhaul

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for his work on the initial Linux DVB driver

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for his contributions to the dvb-net driver

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(in case you are wondering where CyberLogin is, EON changed its login
procedure and CyberLogin is no longer used.)

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Kirk Lapray <kirk.lapray@gmail.com>
for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
line to the DVB mailing list)

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```
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```

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```
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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

* Linux driver for the IDT77201 NICStAR PCI ATM controller.
 * PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
 * see init_nicstar() for PHY initialization to change this. This driver
 * expects the Linux ATM stack to support scatter-gather lists
 * (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

*

* Implementing minimal-copy of received data:

* IDT always receives data into a small buffer, then large buffers
 * as needed. This means that data must always be copied to create
 * the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
 * Fix is simple: make large buffers large enough to hold entire
 * SDU, and leave <small_buffer_data> bytes empty at the start. Then
 * copy small buffer contents to head of large buffer.

* Trick is to avoid fragmenting Linux, due to need for a lot of large
 * buffers. This is done by 2 things:

* 1) skb->destructor / skb->atm.recycle_buffer
 * combined, allow nicstar_free_rx_skb to be called to
 * recycle large data buffers

* 2) skb_clone of received buffers

* See nicstar_free_rx_skb and linearize_buffer for implementation
 * details.

*

*

*

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*
* M. Welsh, 6 July 1996
*
*
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```
#ifndef __LICENSE_H  
#define __LICENSE_H
```

```
static inline int license_is_gpl_compatible(const char *license)  
{  
    return (strcmp(license, "GPL") == 0  
        || strcmp(license, "GPL v2") == 0  
        || strcmp(license, "GPL and additional rights") == 0  
        || strcmp(license, "Dual BSD/GPL") == 0  
        || strcmp(license, "Dual MIT/GPL") == 0  
        || strcmp(license, "Dual MPL/GPL") == 0);
```

}

#endif

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QLogic Linux qlge NIC Driver

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(in case you are wondering where CyberLogin is, EON changed its login procedure and CyberLogin is no longer used.)

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for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
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AverMedia fix and more flexible card recognition

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Video4Linux interface and 2.1.x kernel adaptation

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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos

* and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on

* loss of link, and correctly re-enable PHY when link is

* re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

* Linux driver for the IDT77201 NICStAR PCI ATM controller.

* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;

* see `init_nicstar()` for PHY initialization to change this. This driver

* expects the Linux ATM stack to support scatter-gather lists

* (`skb->atm.iovcnt != 0`) for Rx skb's passed to `vcc->push`.

*

* Implementing minimal-copy of received data:

* IDT always receives data into a small buffer, then large buffers

* as needed. This means that data must always be copied to create

* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)

* Fix is simple: make large buffers large enough to hold entire

* SDU, and leave `<small_buffer_data>` bytes empty at the start. Then

* copy small buffer contents to head of large buffer.

* Trick is to avoid fragmenting Linux, due to need for a lot of large

* buffers. This is done by 2 things:

* 1) `skb->destructor / skb->atm.recycle_buffer`

* combined, allow `nicstar_free_rx_skb` to be called to

* recycle large data buffers

* 2) `skb_clone` of received buffers

* See `nicstar_free_rx_skb` and `linearize_buffer` for implementation

* details.
*
*
*
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*
* M. Welsh, 6 July 1996
*
*
*/

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Atheros carl9170 firmware - used by the ar9170 wireless device

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Ty Coon, President of Vice

That's all there is to it!

```
/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 *
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 *
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
 *
 * R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
 *
 * Linux driver for the IDT77201 NICStAR PCI ATM controller.
 * PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
 * see init_nicstar() for PHY initialization to change this. This driver
 * expects the Linux ATM stack to support scatter-gather lists
 * (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
 *
 * Implementing minimal-copy of received data:
```

```

* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
*
*
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* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
*
* M. Welsh, 6 July 1996
*
*
*/

```

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```
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#define __LICENSE_H
```

```
static inline int license_is_gpl_compatible(const char *license)
{
    return (strcmp(license, "GPL") == 0
        || strcmp(license, "GPL v2") == 0
        || strcmp(license, "GPL and additional rights") == 0
        || strcmp(license, "Dual BSD/GPL") == 0
        || strcmp(license, "Dual MIT/GPL") == 0
        || strcmp(license, "Dual MPL/GPL") == 0);
}
```

```
#endif
```

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QLogic Linux qlge NIC Driver

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procedure and CyberLogin is no longer used.)

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for the nxt2004 frontend driver

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for the or51211 and or51132 frontend drivers, and
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single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
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Video4Linux interface and 2.1.x kernel adaptation

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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.

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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 a brief idea of what it does.>  
Copyright (C) <year> <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.

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Foundation, Inc., 51 Franklin St, 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
```

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Version 2, June 1991

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

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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 library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, 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 companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This

license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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A "library" means a collection of software functions and/or data

prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, 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 library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

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2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, 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) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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 Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you 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.

If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. 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

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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To apply these terms, attach the following notices to the library. 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 library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

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Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

```
/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 *
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 *
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
```

```

*
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
*
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
*
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
*
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*
* M. Welsh, 6 July 1996
*
*/

```

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```
#ifndef __LICENSE_H
```

```
#define __LICENSE_H
```

```
static inline int license_is_gpl_compatible(const char *license)
```

```
{
```

```
return (strcmp(license, "GPL") == 0
```

```
|| strcmp(license, "GPL v2") == 0
```

```
|| strcmp(license, "GPL and additional rights") == 0
```

```
|| strcmp(license, "Dual BSD/GPL") == 0
```

```
|| strcmp(license, "Dual MIT/GPL") == 0
```

```
|| strcmp(license, "Dual MPL/GPL") == 0);
```

```
}
```

```
#endif
```

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(in case you are wondering where CyberLogin is, EON changed its login
procedure and CyberLogin is no longer used.)

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...and all the other dbox2 people
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their work on the dbox2 port of the DVB driver

Oliver Endriss <o.endriss@gmx.de>
for many bugfixes

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Vadim Catana <skystar@moldova.cc>
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the module unloading problems, ...

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TechnoTrend/Hauppage DEC driver firmware

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Jean-Francois Thibert <jeanfrancois@sagetv.com>
for the nxt2004 frontend driver

Kirk Lapray <kirk.lapray@gmail.com>
for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
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Contributors to bttv:

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ConferenceTV card

+ many more (please mail me if you are missing in this list and would
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```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <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.
```

```
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```
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```
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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
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```

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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any

application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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 Library.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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To apply these terms, attach the following notices to the library. 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 library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Library General Public  
License as published by the Free Software Foundation; either  
version 2 of the License, or (at your option) any later version.
```

```
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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

/*****

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*****/

```
/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
*
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
*
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
*
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
*
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
*
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
*
*
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* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
*
* M. Welsh, 6 July 1996
*
*
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```
#ifndef __LICENSE_H  
#define __LICENSE_H
```

```
static inline int license_is_gpl_compatible(const char *license)
```

```
{  
return (strcmp(license, "GPL") == 0  
|| strcmp(license, "GPL v2") == 0  
|| strcmp(license, "GPL and additional rights") == 0  
|| strcmp(license, "Dual BSD/GPL") == 0  
|| strcmp(license, "Dual MIT/GPL") == 0  
|| strcmp(license, "Dual MPL/GPL") == 0);  
}
```

#endif

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for the nxt2004 frontend driver

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for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

```
/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 *
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 *
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
 *
 * R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
 *
 * Linux driver for the IDT77201 NICStAR PCI ATM controller.
 * PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
 * see init_nicstar() for PHY initialization to change this. This driver
 * expects the Linux ATM stack to support scatter-gather lists
 * (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
 *
 * Implementing minimal-copy of received data:
 * IDT always receives data into a small buffer, then large buffers
 * as needed. This means that data must always be copied to create
 * the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
 * Fix is simple: make large buffers large enough to hold entire
 * SDU, and leave <small_buffer_data> bytes empty at the start. Then
 * copy small buffer contents to head of large buffer.
 * Trick is to avoid fragmenting Linux, due to need for a lot of large
 * buffers. This is done by 2 things:
 * 1) skb->destructor / skb->atm.recycle_buffer
 *    combined, allow nicstar_free_rx_skb to be called to
 *    recycle large data buffers
 * 2) skb_clone of received buffers
 * See nicstar_free_rx_skb and linearize_buffer for implementation
 * details.
 *
 *
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 *
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* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
*
* M. Welsh, 6 July 1996
*
*
*/

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```
#ifndef __LICENSE_H  
#define __LICENSE_H
```



```

static inline int license_is_gpl_compatible(const char *license)
{
return (strcmp(license, "GPL") == 0
|| strcmp(license, "GPL v2") == 0
|| strcmp(license, "GPL and additional rights") == 0
|| strcmp(license, "Dual BSD/GPL") == 0
|| strcmp(license, "Dual MIT/GPL") == 0
|| strcmp(license, "Dual MPL/GPL") == 0);
}

```

#endif

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QLogic Linux qlge NIC Driver

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Version 2, June 1991

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(in case you are wondering where CyberLogin is, EON changed its login procedure and CyberLogin is no longer used.)

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for many bugfixes

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for the tda1004x frontend driver, and various bugfixes

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for his work on the budget drivers, the demux code,
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Hans-Frieder Vogt <hfvogt@arcor.de>
for his work on calculating and checking the crc's for the
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for adding support for Typhoon DVB-S budget card

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for the l96330x frontend driver, and various bugfixes

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Kirk Lapray <kirk.lapray@gmail.com>
for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

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```
/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
*
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
*
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
*
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
*
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
*
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
```

```

* 1) skb->destructor / skb->atm.recycle_buffer
*     combined, allow nicstar_free_rx_skb to be called to
*     recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
*
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* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
*
* M. Welsh, 6 July 1996
*
*
*/
#endif
#define __LICENSE_H

```

```

static inline int license_is_gpl_compatible(const char *license)
{
return (strcmp(license, "GPL") == 0
|| strcmp(license, "GPL v2") == 0
|| strcmp(license, "GPL and additional rights") == 0
|| strcmp(license, "Dual BSD/GPL") == 0
|| strcmp(license, "Dual MIT/GPL") == 0
|| strcmp(license, "Dual MPL/GPL") == 0);
}

#endif

```

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for the initial saa7146 driver and it's recent overhaul

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for his work on the initial Linux DVB driver

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Ralph Metzler <rjkm@metzlerbros.de>
for their continuing work on the DVB driver

Michael Holzt <kju@debian.org>
for his contributions to the dvb-net driver

Diego Picciani <d.picciani@novacomp.it>
for CyberLogin for Linux which allows logging onto EON
(in case you are wondering where CyberLogin is, EON changed its login procedure and CyberLogin is no longer used.)

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for many bugfixes

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for the nxt2004 frontend driver

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for the or51211 and or51132 frontend drivers, and
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single nxt200x frontend driver.

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</appendix>

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1.128 keyutils-libs 1.4 :5.e16

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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1.130 krb5-libs 1.10.3 :65.el6

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lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c

lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/ipropr_hdr.h
kadmin/server/ipropr_svc.c
lib/kdb/ipropr.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
slave/kpropd_rpc.c
slave/kproplog.c

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@smallexample

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c

```
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c
@end smallexample
```

and the initial implementation of incremental propagation, including the following new or changed files:

```
@smallexample
include/iprof_hdr.h
kadmin/server/iprofd_svc.c
lib/kdb/iprof.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
slave/kpropd_rpc.c
slave/kproplog.c
@end smallexample
```

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cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech_gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech_spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
lib/libgss/g_acquire_cred.c
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lib/libgss/g_exp_sec_context.c
lib/libgss/g_export_name.c
lib/libgss/g_glue.c
lib/libgss/g_imp_name.c
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lib/libgss/g_rel_name.c
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lib/libgss/g_seal.c
lib/libgss/g_sign.c
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lib/libgss/g_unseal.c
lib/libgss/g_userok.c
lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h

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checks for violations of the coding standards related to copyright

and license statements in source code comments.

```
import os
```

```
import sys
```

```
import re
```

```
def warn(fname, ln, msg):
```

```
    print '%s: %d: %s' % (fname, ln + 1, msg)
```

```
def indicates_license(line):
```

```

return 'Copyright' in line or 'COPYRIGHT' in line or 'License' in line

# Check a comment for boilerplate violations. Return true if the comment
# is a license statement.
def check_comment(comment, fname, ln, code_seen, nonlicense_seen):
    text_seen = False
    is_license = False
    for line in comment:
        if not is_license and indicates_license(line):
            is_license = True
            if text_seen:
                warn(fname, ln, 'License begins after first line of comment')
            elif code_seen:
                warn(fname, ln, 'License after code')
            elif nonlicense_seen:
                warn(fname, ln, 'License after non-license comments')
            break
        # DB2 licenses start with '/*-' and we don't want to change them.
        if line != " and line != '-':
            text_seen = True
    return is_license

def check_file(lines, fname):
    # Skip emacs mode line if present.
    ln = 0
    if '-*- mode: c;' in lines[ln]:
        ln += 1

    # Check filename comment if present.
    m = re.match(r'^\* ([^ ]*)( - .*)? \*/', lines[ln])
    if m:
        if m.group(1) != fname:
            warn(fname, ln, 'Wrong filename in comment')
        ln += 1

    # Scan for license statements.
    in_comment = False
    code_seen = False
    nonlicense_seen = False
    for line in lines[ln:]:
        # Strip out whitespace and comments contained within a line.
        if not in_comment:
            line = re.sub(r'^\*.*?\*/', '', line)
        line = line.strip()

        if not in_comment and '/*' in line:
            (line, sep, comment_part) = line.partition('/*')
            comment = [comment_part.strip()]

```

```

        comment_starts_at = ln
        in_comment = True
    elif in_comment and '*' not in line:
        comment.append(line.lstrip('*').rstrip())
    elif in_comment:
        (comment_part, sep, line) = line.partition('*')
        comment.append(comment_part.strip())
        is_license = check_comment(comment, fname, comment_starts_at,
                                   code_seen, nonlicense_seen)
        nonlicense_seen = nonlicense_seen or not is_license
        in_comment = False
    elif line.strip() != "":
        code_seen = True

    ln += 1

for fname in sys.argv[1:]:
    if fname.startswith('./'):
        fname = fname[2:]
    f = open(fname)
    lines = f.readlines()
    f.close()
    check_file(lines, fname)

```

1.131 libacl 2.2.49 :6.el6

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```
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```

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```
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```

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```

```
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Ty Coon, President of Vice
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1.134 libcom_err 1.41.12 :23.el6

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Theodore Ts'o
23-June-2007

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Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

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Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

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It is part of the main e2fsprogs distribution, which can be found at:

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This package was put together by Yann Dirson <dirson@debian.org>,
from sources obtained from a mirror of:
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Gadi Oxman, August 1995

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*/

Index: tdbsa/tdb.c

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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1.135 libcurl 7.19.7 :53.el6_9

1.135.1 Available under license :

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=====

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I am not a lawyer and this is not legal advice!

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libcurl <http://curl.haxx.se/docs/copyright.html>

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yassl <http://www.yassl.com/>

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c-ares <http://daniel.haxx.se/projects/c-ares/license.html>

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

zlib http://www.gzip.org/zlib/zlib_license.html

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

krb4

While nothing in particular says that a Kerberos4 library must use any particular license, the one I've tried and used successfully so far (kth-krb4) is partly Original BSD-licensed with the announcement clause. Some of the code in libcurl that is written to deal with Kerberos4 is Modified BSD-licensed.

MIT Kerberos <http://web.mit.edu/kerberos/www/dist/>

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

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fbopenssl

(Used for SPNEGO support) Unclear license. Based on its name, I assume that it uses the OpenSSL license and thus shares the same issues as described for OpenSSL above.

libidn <http://josefsson.org/libidn/>

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OpenLDAP <http://www.openldap.org/software/release/license.html>

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libssh2 <http://www.libssh2.org/>

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1.136 libgcc 4.4.7 :18.el6

1.136.1 Available under license :

This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation

and the Defense Advance Research Projects Agency.

The garbage collector originated as part of the run-time system for the Russell programming language implementation. The first version of the garbage collector was written primarily by Al Demers. It was then refined and mostly rewritten, primarily by Hans-J. Boehm, at Cornell U., the University of Washington, Rice University (where it was first used for C and assembly code), Xerox PARC, SGI, and HP Labs. However, significant contributions have also been made by many others.

Some other contributors:

More recent contributors are mentioned in the modification history in README.changes. My apologies for any omissions.

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```
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```

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```
/* Definitions for BSD assembler syntax for Intel 386
   (actually AT&T syntax for insns and operands,
   adapted to BSD conventions for symbol names and debugging.)
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```

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```

/* Use the Sequent Symmetry assembler syntax. */

/* Define the syntax of pseudo-ops, labels and comments. */

/* Prefix for internally generated assembler labels. If we aren't using
underscores, we are using prefix `.'s to identify labels that should
be ignored, as in `i386/gas.h' --karl@cs.umb.edu */

#define LPREFIX "L"

/* Assembler pseudos to introduce constants of various size. */

#define ASM_SHORT "\t.word\t"
#define ASM_LONG "\t.long\t"
#define ASM_QUAD "\t.quad\t" /* Should not be used for 32bit compilation. */

/* This was suggested, but it shouldn't be right for DBX output. -- RMS
#define ASM_OUTPUT_SOURCE_FILENAME(FILE, NAME) */

/* Define the syntax of labels and symbol definitions/declarations. */

/* This is how to output an assembler line
that says to advance the location counter by SIZE bytes. */

#define ASM_OUTPUT_SKIP(FILE,SIZE) \
fprintf (FILE, "\t.space "HOST_WIDE_INT_PRINT_UNSIGNED"\n", (SIZE))

/* Define the syntax of labels and symbol definitions/declarations. */

/* This says how to output an assembler line
to define a global common symbol. */

#define ASM_OUTPUT_COMMON(FILE, NAME, SIZE, ROUNDED) \
( fputs (".comm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u\n", (int)(ROUNDED)))

/* This says how to output an assembler line
to define a local common symbol. */

#define ASM_OUTPUT_LOCAL(FILE, NAME, SIZE, ROUNDED) \
( fputs (".lcomm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u\n", (int)(ROUNDED)))

#ifdef HAVE_GAS_LCOMM_WITH_ALIGNMENT

```

```
#define ASM_OUTPUT_ALIGNED_LOCAL(FILE, NAME, SIZE, ALIGNMENT) \
(fputs (".lcomm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u,%u\n", (int)(SIZE), (int)(ALIGNMENT) / BITS_PER_UNIT))
#endif
```

```
/* This is how to output an assembler line
that says to advance the location counter
to a multiple of 2**LOG bytes. */
```

```
#define ASM_OUTPUT_ALIGN(FILE,LOG) \
if ((LOG)!=0) fprintf ((FILE), "\t.align %d\n", (LOG))
```

```
/* This is how to store into the string BUF
the symbol_ref name of an internal numbered label where
PREFIX is the class of label and NUM is the number within the class.
This is suitable for output with `assemble_name'. */
```

```
#define ASM_GENERATE_INTERNAL_LABEL(BUF,PREFIX,NUMBER) \
sprintf ((BUF), "%s%ld", (PREFIX), (long)(NUMBER))
```

```
/* The prefix to add to user-visible assembler symbols. */
```

```
#define USER_LABEL_PREFIX "_"
```

```
/* Sequent has some changes in the format of DBX symbols. */
```

```
#define DBX_NO_XREFS 1
```

```
/* Don't split DBX symbols into continuations. */
```

```
#define DBX_CONTIN_LENGTH 0
```

```
@ignore
```

```
@c Set file name and title for man page.
```

```
@setfilename gpl
```

```
@settitle GNU General Public License
```

```
@c man begin SEEALSO
```

```
gfdl(7), fsf-funding(7).
```

```
@c man end
```

```
@c man begin COPYRIGHT
```

```
Copyright @copyright{ } 1989, 1991 Free Software Foundation, Inc.
```

```
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA
```

```
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```

```
@c man end
```

```
@end ignore
```

```
@node Copying
```

```
@c man begin DESCRIPTION
```

```
@unnumbered GNU GENERAL PUBLIC LICENSE
```

@center Version 2, June 1991

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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.

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@iftex
@heading END OF TERMS AND CONDITIONS
@end iftex
@ifnottex
@center END OF TERMS AND CONDITIONS
@end ifnottex

@page
@unnumberedsec Appendix: 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.

```
@smallexample
@var{one line to give the program's name and a brief idea of what it does.}
Copyright (C) @var{year} @var{name of author}
```

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@end smallexample

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:

```
@smallexample
Gnomovision version 69, Copyright (C) @var{year} @var{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.
@end smallexample
```

The hypothetical commands @samp{show w} and @samp{show c} should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than @samp{show w} and @samp{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:

```
@example
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
@var{signature of Ty Coon}, 1 April 1989
Ty Coon, President of Vice
```

@end example

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@c man end

@ignore

@c Set file name and title for man page.

@setfilename gpl

@settitle GNU General Public License

@c man begin SEEALSO

gfdl(7), fsf-funding(7).

@c man end

@c man begin COPYRIGHT

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@c man end

@end ignore

@node Copying

@c man begin DESCRIPTION

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@center Version 3, 29 June 2007

@c This file is intended to be included in another file.

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@smallexample

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Copyright (C) @var{year} @var{name of author}

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@smallexample

@var{program} Copyright (C) @var{year} @var{name of author}

This program comes with ABSOLUTELY NO WARRANTY; for details type @samp{show w}.

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`@c man end`

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Version 2.1, February 1999

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```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This library is free software; you can redistribute it and/or  
modify it under the terms of the GNU Lesser General Public  
License as published by the Free Software Foundation; either  
version 2.1 of the License, or (at your option) any later version.
```

```
This library 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  
Lesser General Public License for more details.
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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

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```
<?xml version="1.0" encoding="UTF-8" standalone="no"?>  
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"  
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">  
<html xmlns="http://www.w3.org/1999/xhtml"><head><meta http-equiv="Content-Type" content="text/html;  
charset=UTF-8" /><title>License</title><meta name="generator" content="DocBook XSL Stylesheets V1.74.0"
```

```

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title="Chapter1.Status" /><link rel="prev" href="status.html" title="Chapter1.Status" /><link rel="next"
href="bugs.html" title="Bugs" /></head><body><div class="navheader"><table width="100%"
summary="Navigation header"><tr><th colspan="3" align="center">License</th></tr><tr><td width="20%"
align="left"><a accesskey="p" href="status.html">Prev</a></td><th width="60%"
align="center">Chapter1.Status</th><td width="20%" align="right"><a accesskey="n"
href="bugs.html">Next</a></td></tr></table><hr /></div><div class="sect1" lang="en" xml:lang="en"><div
class="titlepage"><div><div><h2 class="title" style="clear: both"><a
id="manual.intro.status.license"></a>License</h2></div></div></div><p>

```

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and one for the documentation.

</p><p>

There is a license section in the FAQ regarding common questions. If you have more questions, ask the FSF or the gcc mailing list.

```

</p><div class="sect2" lang="en" xml:lang="en"><div class="titlepage"><div><div><h3 class="title"><a
id="manual.intro.status.license.gpl"></a>The Code: GPL</h3></div></div></div><p>

```

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```

</p><div class="literallayout"><p><br />

```

```

GCCRUNTIMELIBRARYEXCEPTION<br />

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```

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Version3.1,31March2009<br />

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licensedocument,butchangingitisnotallowed.<br />

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ThisGCCRuntimeLibraryException("Exception")isanadditional<br />

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permissionundersection7oftheGNUGeneralPublicLicense,version<br />

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3("GPLv3").Itappliesoagivenfile(the"RuntimeLibrary")that<br />

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bearsanoticeplacedbythecopyrightholderofthefilestatingthat<br />

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thefileisgovernedbyGPLv3alongwiththisException.<br />

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WhenyouuseGCCtocompileaprogram,GCCmaycombineportionsof<br />

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certainGCCheaderfilesandruntimelibrarieswiththecompile<br />

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program.ThepurposeofthisExceptionistoallowcompilationof<br />

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non-GPL(includingproprietary)programstouse,inthisway,the<br />

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headerfilesandruntimelibrariescoveredbythisException.<br />

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```

0.Definitions.<br />

```

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<br />

```


A file is an "IndependentModule" if it either requires the Runtime Library for execution after a CompilationProcess, or makes use of an interface provided by the RuntimeLibrary, but is not otherwise based on the RuntimeLibrary.

"GCC" means a version of the GNU Compiler Collection, with or without modifications, governed by version 3 (or as specified later version) of the GNU General Public License (GPL) with the option of using any subsequent versions published by the FSF.

"GPL-compatible Software" is software whose conditions of propagation, modification and use would permit combination with GCC in accordance with the license of GCC.

"TargetCode" refers to output from any compiler for a real or virtual target processor architecture, in executable form or suitable for input to an assembler, loader, linker and/or execution phase. Notwithstanding that, TargetCode does not include data in any format that is used as a compiler intermediate representation, or used for producing a compiler intermediate representation.

The "CompilationProcess" transforms code entirely represented in non-intermediate languages designed for human-written code, and/or in Java Virtual Machine bytecode, into TargetCode. Thus, for example, use of source code generators and preprocessors need not be considered part of the CompilationProcess, since the CompilationProcess can be understood as starting with the output of the generators or preprocessors.

A CompilationProcess is "Eligible" if it is done using GCC, alone or with other GPL-compatible software, or if it is done without using any work based on GCC. For example, using non-GPL-compatible Software to optimize any GCC intermediate representations would not qualify as an Eligible CompilationProcess.

1. Grant of Additional Permission.

You have permission to propagate a work of TargetCode formed by combining the RuntimeLibrary with IndependentModules, even if such propagation would otherwise violate the terms of GPLv3, provided that all TargetCode was generated by Eligible CompilationProcesses. You may then convey such a combination under terms of your choice, consistent with the licensing of the IndependentModules.

2. No Weakening of GCC Copyleft.

The availability of this Exception does not imply any general presumption that third-party software is unaffected by the copyleft

requirements of the license of GCC.

</p></div><p>

Hopefully that text is self-explanatory. If it isn't, you need to speak to your lawyer, or the Free Software Foundation.

</p></div><div class="sect2" lang="en" xml:lang="en"><div class="titlepage"><div><div><h3 class="title">The Documentation: GPL, FDL</h3></div></div></div><p>

The documentation shipped with the library and made available over the web, excluding the pages generated from source comments, are copyrighted by the Free Software Foundation, and placed under the

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</p><p>

For documentation generated by doxygen or other automated tools via processing source code comments and markup, the original source code license applies to the generated files. Thus, the doxygen

documents are licensed GPL.

</p><p>

If you plan on making copies of the documentation, please let us know.

We can probably offer suggestions.

</p></div></div><div class="navfooter"><hr /><table width="100%" summary="Navigation footer"><tr><td width="40%" align="left">Prev</td><td width="20%" align="center">Up</td><td width="40%" align="right">Next</td></tr><tr><td width="40%" align="left" valign="top">Chapter1.Status</td><td width="20%" align="center">Home</td><td width="40%" align="right" valign="top">Bugs</td></tr></table></div></body></html>

<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN"

"http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">

<html xmlns="http://www.w3.org/1999/xhtml" xml:lang="en" lang="en">

<head>

<meta name="generator" content=

"HTML Tidy for Linux/x86 (vers 12 April 2005), see www.w3.org" />

<title>What, me worry?</title>

<meta http-equiv="Content-Type" content=

"text/html; charset=us-ascii" />

</head>

<body>

<div id="page">

<h2>Disclaimer and Copyright</h2>

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Vladimir Dreizin, IBM-HRL, 2004, and Benjamin Kosnik, Red Hat,

2004.

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<p>None of the above authors, nor IBM Haifa Research Laboratories, Red Hat, or both, make any representation about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.</p>

</div>

</body>

</html>

<?xml version="1.0" encoding="UTF-8"?>

<!DOCTYPE appendix PUBLIC "-//OASIS//DTD DocBook XML V4.5//EN"

"http://www.oasis-open.org/docbook/xml/4.5/docbookx.dtd">

<appendix id="appendix.gpl-3.0">

<?dbhtml filename="appendix_gpl.html"?>

<title>

<acronym>GNU</acronym> General Public License version 3

</title>

<para>

Version 3, 29 June 2007

</para>

<para>

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<ulink url="http://fsf.org/">http://fsf.org/</ulink>

</para>

<para>

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</para>

<bridgehead id="gpl-3-preamble" renderas="sect1">

Preamble

</bridgehead>

<para>

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</para>

<para>

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the <acronym>GNU</acronym> General Public License is intended to guarantee your freedom to share and change all versions of a program—to make sure it remains free software for all its users. We, the Free Software Foundation, use the <acronym>GNU</acronym> General Public License for most of our

software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

</para>

<para>

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 them 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.

</para>

<para>

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

</para>

<para>

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. 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.

</para>

<para>

Developers that use the <acronym>GNU</acronym> <acronym>GPL</acronym> protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

</para>

<para>

For the developers’ and authors’ protection, the <acronym>GPL</acronym> clearly explains that there is no warranty for this free software. For both users’ and authors’ sake, the <acronym>GPL</acronym> requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

</para>

<para>

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users’ freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the <acronym>GPL</acronym> to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the <acronym>GPL</acronym>, as needed to protect the freedom of users.

</para>

<para>

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the <acronym>GPL</acronym> assures that patents cannot be used to render the program non-free.

</para>

<para>

The precise terms and conditions for copying, distribution and modification follow.

</para>

<bridgehead>

TERMS AND CONDITIONS

</bridgehead>

<bridgehead id="gpl-3-definitions" renderas="sect1">

0. Definitions.

</bridgehead>

<para>

“This License” refers to version 3 of the <acronym>GNU</acronym> General Public License.

</para>

<para>

“Copyright” also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

</para>

<para>

“The Program” refers to any copyrightable work licensed under this License. Each licensee is addressed as “you”,. “Licensees” and “recipients” may be individuals or organizations.

</para>

<para>

To “modify” a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a “modified version” of the earlier work or a work “based on” the earlier work.

</para>

<para>

A “covered work” means either the unmodified Program or a work based on the Program.

</para>

<para>

To “propagate” a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or

modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

</para>

<para>

To “convey” a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

</para>

<para>

An interactive user interface displays “Appropriate Legal Notices” to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

</para>

<bridgehead id="SourceCode" renderas="sect1">

1. Source Code.

</bridgehead>

<para>

The “source code” for a work means the preferred form of the work for making modifications to it. “Object code” means any non-source form of a work.

</para>

<para>

A “Standard Interface” means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

</para>

<para>

The “System Libraries” of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A “Major Component”, in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

</para>

<para>

The “Corresponding Source” for a work in object code form means all the source code needed to generate, install, and (for an executable

work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

</para>

<para>

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

</para>

<para>

The Corresponding Source for a work in source code form is that same work.

</para>

<bridgehead id="BasicPermissions" renderas="sect1">

2. Basic Permissions.

</bridgehead>

<para>

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

</para>

<para>

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

</para>

<para>

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

</para>

<bridgehead id="Protecting" renderas="sect1">

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

</bridgehead>

<para>

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

</para>

<para>

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

</para>

<bridgehead id="ConveyingVerbatim" renderas="sect1">

4. Conveying Verbatim Copies.

</bridgehead>

<para>

You may convey 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; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

</para>

<para>

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

</para>

<bridgehead id="ConveyingModified" renderas="sect1">

5. Conveying Modified Source Versions.

</bridgehead>

<para>

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

</para>

<orderedlist numeration="loweralpha">

<listitem>

<para>

The work must carry prominent notices stating that you modified it, and giving a relevant date.

</para>

</listitem>

<listitem>

<para>

The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to “keep intact all notices”.

</para>

</listitem>

<listitem>

<para>

You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

</para>

</listitem>

<listitem>

<para>

If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

</para>

</listitem>

</orderedlist>

<para>

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an “aggregate” if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation’s users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

</para>

<bridgehead id="ConveyingNonSource" renderas="sect1">

6. Conveying Non-Source Forms.

</bridgehead>

<para>

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

</para>

<orderedlist numeration="loweralpha">

<listitem>

<para>

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

</para>

</listitem>

<listitem>

<para>

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

</para>

</listitem>

<listitem>

<para>

Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

</para>

</listitem>

<listitem>

<para>

Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

</para>

</listitem>

<listitem>

<para>

Convey the object code using peer-to-peer transmission, provided you

inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

</para>

</listitem>

</orderedlist>

<para>

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

</para>

<para>

A “User Product” is either (1) a “consumer product”, which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, “normally used” refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

</para>

<para>

“Installation Information” for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

</para>

<para>

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in <acronym>ROM</acronym>).

</para>

<para>

The requirement to provide Installation Information does not include a

requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

</para>

<para>

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

</para>

<bridgehead id="AdditionalTerms" renderas="sect1">

7. Additional Terms.

</bridgehead>

<para>

“Additional permissions” are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

</para>

<para>

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

</para>

<para>

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

</para>

<orderedlist numeration="loweralpha">

<listitem>

<para>

Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

</para>

</listitem>

<listitem>

<para>

Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

</para>

</listitem>

<listitem>

<para>

Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

</para>

</listitem>

<listitem>

<para>

Limiting the use for publicity purposes of names of licensors or authors of the material; or

</para>

</listitem>

<listitem>

<para>

Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

</para>

</listitem>

<listitem>

<para>

Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

</para>

</listitem>

</orderedlist>

<para>

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</para>

<para>

If you add terms to a covered work in accord with this section, you must

place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

</para>

<para>

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

</para>

<bridgehead id="gpl-3-termination" renderas="sect1">

8. Termination.

</bridgehead>

<para>

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

</para>

<para>

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

</para>

<para>

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

</para>

<para>

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

</para>

<bridgehead id="AcceptanceNotRequired" renderas="sect1">

9. Acceptance Not Required for Having Copies.

</bridgehead>

<para>

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than

this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

</para>

<bridgehead id="AutomaticDownstream" renderas="sect1">

10. Automatic Licensing of Downstream Recipients.

</bridgehead>

<para>

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

</para>

<para>

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

</para>

<para>

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</para>

<bridgehead id="Patents" renderas="sect1">

11. Patents.

</bridgehead>

<para>

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

</para>

<para>

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do

not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, “control” includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

</para>

<para>

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</para>

<para>

In the following three paragraphs, a “patent license” is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To “grant” such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

</para>

<para>

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. “Knowingly relying” means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient’s use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

</para>

<para>

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Version 3.1, 31 March 2009

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0. Definitions.

A file is an "Independent Module" if it either requires the Runtime Library for execution after a Compilation Process, or makes use of an interface provided by the Runtime Library, but is not otherwise based on the Runtime Library.

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"Target Code" refers to output from any compiler for a real or virtual target processor architecture, in executable form or suitable for input to an assembler, loader, linker and/or execution phase. Notwithstanding that, Target Code does not include data in any format that is used as a compiler intermediate representation, or used for producing a compiler intermediate representation.

The "Compilation Process" transforms code entirely represented in non-intermediate languages designed for human-written code, and/or in Java Virtual Machine byte code, into Target Code. Thus, for example, use of source code generators and preprocessors need not be considered part of the Compilation Process, since the Compilation Process can be understood as starting with the output of the generators or preprocessors.

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The availability of this Exception does not imply any general presumption that third-party software is unaffected by the copyleft requirements of the license of GCC.

@node Library Copying

@appendixsec GNU LESSER GENERAL PUBLIC LICENSE

@cindex LGPL, Lesser General Public License

@center Version 2.1, February 1999

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@appendixsubsec Preamble

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We call this license the `Lesser` General Public License because it does *Less* to protect the user's freedom than the ordinary General Public License. It also provides other free software developers *Less* of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, 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 Library, 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 Library.

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If distribution of 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 satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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However, linking a ``work that uses the Library'' with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a ``work that uses the library''. The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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@appendixsubsec How to Apply These Terms to Your New Libraries

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@end smallexample

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@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample

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Version 2, June 1991

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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.)

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```

```
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/* gnu.classpath.tools.taglets.CopyrightTaglet

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```
package gnu.classpath.tools.taglets;

import java.util.Map;

import com.sun.tools.doclets.Taglet;

import com.sun.javadoc.Tag;

/**
 * A simple Taglet which handles Copyright information.
 */
public class CopyrightTaglet implements Taglet {

    private static final String NAME = "copyright";
    private static final String HEADER = "Copyright:";

    public String getName() {
        return NAME;
    }

    public boolean inField() {
        return true;
    }

    public boolean inConstructor() {
        return true;
    }

    public boolean inMethod() {
        return true;
    }

    public boolean inOverview() {
        return true;
    }

    public boolean inPackage() {
        return true;
    }

    public boolean inType() {
        return true;
    }
}
```


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```
package java.security;
```

```
import gnu.java.lang.CPStringBuilder;
```

```
import java.io.Serializable;
```

```
/**
```

```
* This class is the abstract superclass of all classes that implement  
* the concept of a permission. A permission consists of a permission name  
* and optionally a list of actions that relate to the permission. The  
* actual meaning of the name of the permission is defined only in the  
* context of a subclass. It may name a resource to which access permissions  
* are granted (for example, the name of a file) or it might represent  
* something else entirely. Similarly, the action list only has meaning  
* within the context of a subclass. Some permission names may have no
```

```

* actions associated with them. That is, you either have the permission
* or you don't.
*
* <p>The most important method in this class is <code>implies</code>. This
* checks whether if one has this permission, then the specified
* permission is also implied. As a conceptual example, consider the
* permissions "Read All Files" and "Read File foo". The permission
* "Read All Files" implies that the caller has permission to read the
* file foo.
*
* <p><code>Permission</code>'s must be immutable - do not change their
* state after creation.
*
* @author Aaron M. Renn (arenn@urbanophile.com)
* @see Permissions
* @see PermissionCollection
* @since 1.1
* @status updated to 1.4
*/
public abstract class Permission implements Guard, Serializable
{
    /**
     * Compatible with JDK 1.1+.
     */
    private static final long serialVersionUID = -5636570222231596674L;

    /**
     * This is the name assigned to this permission object.
     *
     * @serial the name of the permission
     */
    private String name;

    /**
     * Create an instance with the specified name.
     *
     * @param name the permission name
     */
    public Permission(String name)
    {
        this.name = name;
    }

    /**
     * This method implements the <code>Guard</code> interface for this class.
     * It calls the <code>checkPermission</code> method in
     * <code>SecurityManager</code> with this <code>Permission</code> as its
     * argument. This method returns silently if the security check succeeds

```



```

* or throws an exception if it fails.
*
* @param obj the <code>Object</code> being guarded - ignored by this class
* @throws SecurityException if the security check fails
* @see GuardedObject
* @see SecurityManager#checkPermission(Permission)
*/
public void checkGuard(Object obj)
{
    SecurityManager sm = System.getSecurityManager();
    if (sm != null)
        sm.checkPermission(this);
}

/**
 * This method tests whether this <code>Permission</code> implies that the
 * specified <code>Permission</code> is also granted.
 *
 * @param perm the <code>Permission</code> to test against
 * @return true if perm is implied by this
 */
public abstract boolean implies(Permission perm);

/**
 * Check to see if this object equals obj. Use <code>implies</code>, rather
 * than <code>equals</code>, when making access control decisions.
 *
 * @param obj the object to compare to
 */
public abstract boolean equals(Object obj);

/**
 * This method returns a hash code for this <code>Permission</code>. It
 * must satisfy the contract of <code>Object.hashCode</code>: it must be
 * the same for all objects that equals considers to be the same.
 *
 * @return a hash value
 */
public abstract int hashCode();

/**
 * Get the name of this <code>Permission</code>.
 *
 * @return the name
 */
public final String getName()
{
    return name;
}

```

```

}

/**
 * This method returns the list of actions for this Permission
 * as a String. The string should be in canonical order, for
 * example, both new FilePermission(f, "write,read") and
 * new FilePermission(f, "read,write") have the action list
 * "read,write".
 *
 * @return the action list for this Permission
 */
public abstract String getActions();

/**
 * This method returns an empty PermissionCollection object
 * that can store permissions of this type, or null if no
 * such collection is defined. Subclasses must override this to provide
 * an appropriate collection when one is needed to accurately calculate
 * implies.
 *
 * @return a new PermissionCollection
 */
public PermissionCollection newPermissionCollection()
{
    return null;
}

/**
 * This method returns a String representation of this
 * Permission object. This is in the format:
 * ' + getClass().getName() + ' + getName() + ' + getActions
 * + ').
 *
 * @return this object as a String
 */
public String toString()
{
    CPStringBuilder string = new CPStringBuilder();

    string = string.append('(');
    string = string.append(getClass().getName());
    string = string.append(' ');
    string = string.append(getName());

    if (!(getActions().equals(""))
    {
        string = string.append(' ');
        string = string.append(getActions());
    }
}

```

```

    }

    string = string.append('');
    return string.toString();
}
} // class Permission
/* Permission.java -- Information about an ACL permission
   Copyright (C) 1998 Free Software Foundation, Inc.

```

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```
package java.security.acl;
```

```
/**
```

```

 * This interface provides information about a permission that can be
 * granted. Note that this is not the same as the class

```

```

* <code>java.security.Permission</code>.
*
* @version 0.0
*
* @author Aaron M. Renn (arenn@urbanophile.com)
*/
public interface Permission
{
/**
 * This method tests whether or not a specified <code>Permission</code>
 * (passed as an <code>Object</code>) is the same as this permission.
 *
 * @param perm The permission to check for equality
 *
 * @return <code>true</code> if the specified permission is the same as this one, <code>false</code> otherwise
 */
boolean equals (Object perm);

/**
 * This method returns this <code>Permission</code> as a <code>String</code>.
 *
 * @return A <code>String</code> representing this permission.
 */
String toString();
}

```

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* m4/ax_func_which_gethostbyname_r.m4

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Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be 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.

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Version 2.1, February 1999

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1.137 libgomp 4.4.7 :16.el6

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Abstract

The Release Notes provide high-level coverage of the improvements and additions that have been implemented in Red Hat Enterprise Linux 6.7. For detailed documentation on all changes to Red Hat Enterprise Linux for the 6.7 update, refer to the Technical Notes.

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1.138 libidn_libs 1.18 :2.el6

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Version 2, June 1991

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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

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1.140 libselinux-utils 2.0.94 :7.el6

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1.141 libss-1.41.12-23.el6 1.41.12-23.el6

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This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
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It is part of the main e2fsprogs distribution, which can be found at:

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Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (e2fsck.static). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

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Theodore Ts'o
23-June-2007

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Index: tdbsa/tdb.c

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes

-

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GCC RUNTIME LIBRARY EXCEPTION

Version 3.1, 31 March 2009

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That's all there is to it!

```
/* Definitions for BSD assembler syntax for Intel 386
   (actually AT&T syntax for insns and operands,
   adapted to BSD conventions for symbol names and debugging.)
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/* Use the Sequent Symmetry assembler syntax. */

/* Define the syntax of pseudo-ops, labels and comments. */

/* Prefix for internally generated assembler labels. If we aren't using underscores, we are using prefix `.'s to identify labels that should be ignored, as in `i386/gas.h' --karl@cs.umb.edu */

```
#define LPREFIX "L"
```

/* Assembler pseudos to introduce constants of various size. */

```
#define ASM_SHORT "\t.word\t"
```

```
#define ASM_LONG "\t.long\t"
```

```
#define ASM_QUAD "\t.quad\t" /* Should not be used for 32bit compilation. */
```

/* This was suggested, but it shouldn't be right for DBX output. -- RMS

```
#define ASM_OUTPUT_SOURCE_FILENAME(FILE, NAME) */
```

/* Define the syntax of labels and symbol definitions/declarations. */

/* This is how to output an assembler line that says to advance the location counter by SIZE bytes. */

```
#define ASM_OUTPUT_SKIP(FILE,SIZE) \
fprintf (FILE, "\t.space "HOST_WIDE_INT_PRINT_UNSIGNED"\n", (SIZE))
```

/* Define the syntax of labels and symbol definitions/declarations. */

/* This says how to output an assembler line to define a global common symbol. */

```
#define ASM_OUTPUT_COMMON(FILE, NAME, SIZE, ROUNDED) \
( fputs (".comm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u\n", (int)(ROUNDED)))
```

/* This says how to output an assembler line to define a local common symbol. */

```
#define ASM_OUTPUT_LOCAL(FILE, NAME, SIZE, ROUNDED) \
```

```

(fputs(".lcomm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u\n", (int)(ROUNDED)))

#ifdef HAVE_GAS_LCOMM_WITH_ALIGNMENT
#define ASM_OUTPUT_ALIGNED_LOCAL(FILE, NAME, SIZE, ALIGNMENT) \
(fputs(".lcomm ", (FILE)), \
assemble_name ((FILE), (NAME)), \
fprintf ((FILE), "%u,%u\n", (int)(SIZE), (int)(ALIGNMENT) / BITS_PER_UNIT))
#endif

/* This is how to output an assembler line
that says to advance the location counter
to a multiple of 2**LOG bytes. */

#define ASM_OUTPUT_ALIGN(FILE,LOG) \
if ((LOG)!=0) fprintf ((FILE), "\t.align %d\n", (LOG))

/* This is how to store into the string BUF
the symbol_ref name of an internal numbered label where
PREFIX is the class of label and NUM is the number within the class.
This is suitable for output with `assemble_name'. */

#define ASM_GENERATE_INTERNAL_LABEL(BUF,PREFIX,NUMBER) \
sprintf ((BUF), "%s%ld", (PREFIX), (long)(NUMBER))

/* The prefix to add to user-visible assembler symbols. */

#define USER_LABEL_PREFIX "_"

/* Sequent has some changes in the format of DBX symbols. */
#define DBX_NO_XREFS 1

/* Don't split DBX symbols into continuations. */
#define DBX_CONTIN_LENGTH 0
@ignore
@c Set file name and title for man page.
@setfilename gpl
@settitle GNU General Public License
@c man begin SEEALSO
gfdl(7), fsf-funding(7).
@c man end
@c man begin COPYRIGHT
Copyright @copyright{} 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

```

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@c man end
@end ignore
@node Copying
@c man begin DESCRIPTION
@unnumbered GNU GENERAL PUBLIC LICENSE
@center Version 2, June 1991

@c This file is intended to be included in another file.

@display
Copyright @copyright{ } 1989, 1991 Free Software Foundation, Inc.
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@end iftex
@ifnottex
@center TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION
@end ifnottex
```

```
@enumerate 0
@item
```

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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,

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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.)

@end enumerate

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.

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@iftex
@heading END OF TERMS AND CONDITIONS
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@center END OF TERMS AND CONDITIONS
@end ifnottex

@page
@unnumberedsec Appendix: 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.

```
@smallexample
@var{one line to give the program's name and a brief idea of what it does.}
Copyright (C) @var{year} @var{name of author}
```

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@end smallexample

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:

```
@smallexample
Gnomovision version 69, Copyright (C) @var{year} @var{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.
@end smallexample
```

The hypothetical commands @samp{show w} and @samp{show c} should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than @samp{show w} and @samp{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:

```
@example
```

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

@var{signature of Ty Coon}, 1 April 1989
Ty Coon, President of Vice
@end example

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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 Library General
Public License instead of this License.

@c man end
@ignore
@c Set file name and title for man page.
@setfilename gpl
@settitle GNU General Public License
@c man begin SEEALSO
gfdl(7), fsf-funding(7).
@c man end
@c man begin COPYRIGHT
Copyright @copyright{} 2007 Free Software Foundation, Inc.

Everyone is permitted to copy and distribute verbatim copies of this
license document, but changing it is not allowed.

@c man end
@end ignore
@node Copying
@c man begin DESCRIPTION
@unnumbered GNU General Public License
@center Version 3, 29 June 2007

@c This file is intended to be included in another file.

@display
Copyright @copyright{} 2007 Free Software Foundation, Inc. @url{http://fsf.org/}

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The precise terms and conditions for copying, distribution and modification follow.

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@item Source Code.

The ``source code'' for a work means the preferred form of the work for making modifications to it. ``Object code'' means any non-source form of a work.

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The ``System Libraries'' of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A ``Major Component'', in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The ``Corresponding Source'' for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

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The work must carry prominent notices stating that you modified it, and giving a relevant date.

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Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

@item

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@item

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```
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This is free software, and you are welcome to redistribute it
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@end smallexample
```

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`@c man end`

This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in `README.changes`.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation and the Defense Advance Research Projects Agency.

The garbage collector originated as part of the run-time system for the Russell programming language implementation. The first version of the garbage collector was written primarily by Al Demers. It was then refined and mostly rewritten, primarily by Hans-J. Boehm, at Cornell U., the University of Washington, Rice University (where it was first used for C and assembly code), Xerox PARC, SGI, and HP Labs. However, significant contributions have also been made by many others.

Some other contributors:

More recent contributors are mentioned in the modification history in `README.changes`. My apologies for any omissions.

The SPARC specific code was originally contributed by Mark Weiser.
The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM.
Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood.
Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dosser (dosser@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code.
Jesper Peterson(jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port. Thomas Funke (thf@zelator.in-berlin.de(?)) and Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports.
Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code.
Bill Janssen (janssen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs(detlefs@src.dec.com) also provided several generic bug fixes.
Alistair G. Crooks(agg@uts.amdahl.com) supplied the NetBSD and 386BSD ports. Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port.
Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk).
Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task).
Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port.
David Chase, then at Olivetti Research, suggested several improvements.
Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the code to save and print call stacks for leak detection on a SPARC.
Jesse Hull and John Ellis supplied the C++ interface code.
Zhong Shao performed much of the experimentation that led to the current typed allocation facility. (His dynamic type inference code hasn't made it into the released version of the collector, yet.)
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```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN"
```

```
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
```

```
<html xmlns="http://www.w3.org/1999/xhtml" xml:lang="en" lang="en">
```

```
<head>
```

```
<meta name="generator" content=
```

```
"HTML Tidy for Linux/x86 (vers 12 April 2005), see www.w3.org" />
```

```
<title>What, me worry?</title>
```

```
<meta http-equiv="Content-Type" content=
```

```
"text/html; charset=us-ascii" />
```

```
</head>
```

```
<body>
```

```
<div id="page">
```

```
<h2>Disclaimer and Copyright</h2>
```

```
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```

```
</div>
```

```
</body>
```

```
</html>
```

```
<?xml version="1.0" encoding="UTF-8" standalone="no"?>
```

```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
```

```
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
```

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<html xmlns="http://www.w3.org/1999/xhtml"><head><meta http-equiv="Content-Type" content="text/html;
```

```
charset=UTF-8" /><title>License</title><meta name="generator" content="DocBook XSL Stylesheets V1.74.0"
```

```
</><meta name="keywords" content="&#10; ISO C++&#10; , &#10; library&#10; " /><link rel="home"
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title="Chapter1.Status" /><link rel="prev" href="status.html" title="Chapter1.Status" /><link rel="next"
href="bugs.html" title="Bugs" /></head><body><div class="navheader"><table width="100%"
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align="left"><a accesskey="p" href="status.html">Prev</a></td><th width="60%"
align="center">Chapter1.Status</th><td width="20%" align="right"><a accesskey="n"
href="bugs.html">Next</a></td></tr></table><hr /></div><div class="sect1" lang="en" xml:lang="en"><div
class="titlepage"><div><div><h2 class="title" style="clear: both"><a
id="manual.intro.status.license"></a>License</h2></div></div></div><p>
```

There are two licenses affecting GNU libstdc++: one for the code,
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</p><p>

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</p><div class="sect2" lang="en" xml:lang="en"><div class="titlepage"><div><div><h3 class="title"><a
id="manual.intro.status.license.gpl"></a>The Code: GPL</h3></div></div></div><p>
```

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```
</p><div class="literallayout"><p><br />
```

```
GCCRUNTIMELIBRARYEXCEPTION<br />
```

```
<br />
```

```
Version3.1,31March2009<br />
```

```
<br />
```

```
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```

```
<br />
```

```
Everyoneispermittedtocopyanddistributeverbatimcopiesofthis<br />
```

```
licensedocument,butchangingitisnotallowed.<br />
```

```
<br />
```

```
ThisGCCRuntimeLibraryException("Exception")isanadditional<br />
```

```
permissionundersection7oftheGNUGeneralPublicLicense,version<br />
```

```
3("GPLv3").Itappliesoagivenfile(the"RuntimeLibrary")that<br />
```

```
bearsanoticeplacedbythecopyrightholderofthefilestatingthat<br />
```

```
thefileisgovernedbyGPLv3alongwiththisException.<br />
```

```
<br />
```

```
WhenyouuseGCCtocompileaprogram,GCCmaycombineportionsof<br />
```

```
certainGCCheaderfilesandruntimelibrarieswiththecompiled<br />
```

```
program.ThepurposeofthisExceptionistoallowcompilationof<br />
```

```
non-GPL(includingproprietary)programstouse,inthisway,the<br />
```

```
headerfilesandruntimelibrariescoveredbythisException.<br />
```

```
<br />
```

```
0.Definitions.<br />
```

```
<br />
```

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<appendix id="appendix.gfdl-1.2">

<?dbhtml filename="appendix_gfdl.html"?>

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</para>

<bridgehead id="fdl-1-preamble" renderas="sect1">

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<bridgehead id="Combining" renderas="sect1">
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<para>
The combined work need only contain one copy of this License, and multiple

identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

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<para>

In the combination, you must combine any sections Entitled "History" in the various original documents, forming one section Entitled "History"; likewise combine any sections Entitled "Acknowledgements", and any sections Entitled "Dedications". You must delete all sections Entitled "Endorsements".

</para>

<bridgehead id="Collections" renderas="sect1">

6. COLLECTIONS OF DOCUMENTS

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<para>

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

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<bridgehead id="Aggregation" renderas="sect1">

7. AGGREGATION WITH INDEPENDENT WORKS

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<para>

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the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

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<bridgehead id="Translation" renderas="sect1">

8. TRANSLATION

</bridgehead>

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</para>

<bridgehead id="fdl-1-termination" renderas="sect1">

9. TERMINATION

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<bridgehead id="FutureRevisions" renderas="sect1">

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Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation.

</para>

<bridgehead id="HowToUse" renderas="sect1">

ADDENDUM: How to use this License for your documents

</bridgehead>

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</blockquote>

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If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

</para>

<para>

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free

software license, such as the GNU General Public License, to permit their use in free software.

</para>

</appendix>

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<!DOCTYPE appendix PUBLIC "-//OASIS//DTD DocBook XML V4.5//EN"

"http://www.oasis-open.org/docbook/xml/4.5/docbookx.dtd">

<appendix id="appendix.gpl-3.0">

<?dbhtml filename="appendix_gpl.html"?>

<title>

<acronym>GNU</acronym> General Public License version 3

</title>

<para>

Version 3, 29 June 2007

</para>

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<bridgehead id="gpl-3-preamble" renderas="sect1">

Preamble

</bridgehead>

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</para>

<para>

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 them 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.

</para>

<para>

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

</para>

<para>

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. 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.

</para>

<para>

Developers that use the <acronym>GNU</acronym> <acronym>GPL</acronym> protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

</para>

<para>

For the developers' and authors' protection, the <acronym>GPL</acronym> clearly explains that there is no warranty for this free software. For both users' and authors' sake, the <acronym>GPL</acronym> requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

</para>

<para>

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the <acronym>GPL</acronym> to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the <acronym>GPL</acronym>, as needed to protect the freedom of users.

</para>

<para>

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the <acronym>GPL</acronym> assures that patents cannot be used to render the program non-free.

</para>

<para>

The precise terms and conditions for copying, distribution and modification

follow.

</para>

<bridgehead>

TERMS AND CONDITIONS

</bridgehead>

<bridgehead id="gpl-3-definitions" renderas="sect1">

0. Definitions.

</bridgehead>

<para>

“This License” refers to version 3 of the <acronym>GNU</acronym> General Public License.

</para>

<para>

“Copyright” also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

</para>

<para>

“The Program” refers to any copyrightable work licensed under this License. Each licensee is addressed as “you”,. “Licensees” and “recipients” may be individuals or organizations.

</para>

<para>

To “modify” a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a “modified version” of the earlier work or a work “based on” the earlier work.

</para>

<para>

A “covered work” means either the unmodified Program or a work based on the Program.

</para>

<para>

To “propagate” a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

</para>

<para>

To “convey” a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

</para>

<para>

An interactive user interface displays “Appropriate Legal

Notices” to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

</para>

<bridgehead id="SourceCode" renderas="sect1">

1. Source Code.

</bridgehead>

<para>

The “source code” for a work means the preferred form of the work for making modifications to it. “Object code” means any non-source form of a work.

</para>

<para>

A “Standard Interface” means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

</para>

<para>

The “System Libraries” of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A “Major Component”, in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

</para>

<para>

The “Corresponding Source” for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work’s System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

</para>

<para>

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

</para>

<para>

The Corresponding Source for a work in source code form is that same work.

</para>

<bridgehead id="BasicPermissions" renderas="sect1">

2. Basic Permissions.

</bridgehead>

<para>

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

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<para>

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

</para>

<para>

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

</para>

<bridgehead id="Protecting" renderas="sect1">

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

</bridgehead>

<para>

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

</para>

<para>

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is

effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

</para>

<bridgehead id="ConveyingVerbatim" renderas="sect1">

4. Conveying Verbatim Copies.

</bridgehead>

<para>

You may convey 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; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

</para>

<para>

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

</para>

<bridgehead id="ConveyingModified" renderas="sect1">

5. Conveying Modified Source Versions.

</bridgehead>

<para>

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

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<para>

The work must carry prominent notices stating that you modified it, and giving a relevant date.

</para>

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<para>

The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices";.

</para>

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<para>

You must license the entire work, as a whole, under this License to

anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

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<para>

If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

</para>

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<para>

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate"; if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

</para>

<bridgehead id="ConveyingNonSource" renderas="sect1">

6. Conveying Non-Source Forms.

</bridgehead>

<para>

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

</para>

<orderedlist numeration="loweralpha">

<listitem>

<para>

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

</para>

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<para>

Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid

for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

</para>

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<para>

Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

</para>

</listitem>

<listitem>

<para>

Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

</para>

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<para>

Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

</para>

</listitem>

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<para>

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

</para>

<para>

A “User Product” is either (1) a “consumer product”, which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, “normally used” refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

</para>

<para>

“Installation Information” for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

</para>

<para>

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in <acronym>ROM</acronym>).

</para>

<para>

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

</para>

<para>

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form),

and must require no special password or key for unpacking, reading or copying.

</para>

<bridgehead id="AdditionalTerms" renderas="sect1">

7. Additional Terms.

</bridgehead>

<para>

“Additional permissions” are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

</para>

<para>

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

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<para>

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

</para>

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Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

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Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

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<para>
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</para>
<para>
Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.
</para>
<bridgehead id="gpl-3-termination" renderas="sect1">
8. Termination.

</bridgehead>

<para>

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<para>

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</para>

<bridgehead id="AcceptanceNotRequired" renderas="sect1">

9. Acceptance Not Required for Having Copies.

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</para>

<bridgehead id="AutomaticDownstream" renderas="sect1">

10. Automatic Licensing of Downstream Recipients.

</bridgehead>

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<bridgehead id="Patents" renderas="sect1">

11. Patents.

</bridgehead>

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</para>

<bridgehead id="NoSurrender" renderas="sect1">

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</bridgehead>

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</para>

<bridgehead id="UsedWithAGPL" renderas="sect1">

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</bridgehead>

<para>

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</para>

<bridgehead id="RevisedVersions" renderas="sect1">

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</bridgehead>

<para>

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<bridgehead id="WarrantyDisclaimer" renderas="sect1">

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<bridgehead id="LiabilityLimitation" renderas="sect1">

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</para>

<bridgehead id="InterpretationSecs1516" renderas="sect1">

17. Interpretation of Sections 15 and 16.

</bridgehead>

<para>

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return for a fee.
</para>
<bridgehead>
  END OF TERMS AND CONDITIONS
</bridgehead>
<bridgehead id="HowToApply" renderas="sect1">
  How to Apply These Terms to Your New Programs
</bridgehead>
<para>
  If you develop a new program, and you want it to be of the greatest possible
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  which everyone can redistribute and change under these terms.
</para>
<para>
  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 state the
  exclusion of warranty; and each file should have at least the
  &ldquo;copyright&rdquo; line and a pointer to where the full notice is
  found.
</para>
<screen>
<replaceable>one line to give the program&rsquo;s name and a brief idea of what it does.</replaceable>
Copyright (C) <replaceable>year</replaceable> <replaceable>name of author</replaceable>

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url="http://www.gnu.org/licenses/">http://www.gnu.org/licenses/</ulink>.
</screen>
<para>
  Also add information on how to contact you by electronic and paper mail.
</para>
<para>
  If the program does terminal interaction, make it output a short notice like
  this when it starts in an interactive mode:
</para>
<screen>
<replaceable>program</replaceable> Copyright (C) <replaceable>year</replaceable> <replaceable>name of
author</replaceable>

```

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`</screen>`

`<para>`

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`</para>`

`<para>`

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`<para>`

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`</para>`

`</appendix>`

`@node Library Copying`

`@appendixsec GNU LESSER GENERAL PUBLIC LICENSE`

`@cindex LGPL, Lesser General Public License`

`@center Version 2.1, February 1999`

`@display`

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`@end display`

`@appendixsubsec Preamble`

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We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

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@iftex

@appendixsubsec TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@end iftex

@ifinfo

@center GNU LESSER GENERAL PUBLIC LICENSE

@center TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@end ifinfo

@enumerate 0

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```
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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.
```

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```
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```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

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```
/* gnu.classpath.tools.taglets.CopyrightTaglet
```

```
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```

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```
package gnu.classpath.tools.taglets;
```

```
import java.util.Map;
```

```
import com.sun.tools.doclets.Taglet;
```

```
import com.sun.javadoc.Tag;
```

```
/**
```

```
 * A simple Taglet which handles Copyright information.
```

```
 */
```

```
public class CopyrightTaglet implements Taglet {
```

```
    private static final String NAME = "copyright";
```

```
    private static final String HEADER = "Copyright:";
```

```
    public String getName() {
```

```
        return NAME;
```

```
    }
```

```
    public boolean inField() {
```

```
        return true;
```

```
    }
```

```
    public boolean inConstructor() {
```

```
        return true;
```

```
    }
```

```

public boolean inMethod() {
    return true;
}

public boolean inOverview() {
    return true;
}

public boolean inPackage() {
    return true;
}

public boolean inType() {
    return true;
}

public boolean isInlineTag() {
    return false;
}

public static void register(Map tagletMap) {
    CopyrightTaglet copyrightTaglet = new CopyrightTaglet();
    tagletMap.put(copyrightTaglet.getName(), copyrightTaglet);
}

public String toString(Tag tag) {
    return toString(new Tag[] { tag });
}

public String toString(Tag[] tags) {
    if (tags.length == 0) {
        return null;
    }
    else {
        boolean haveValidTag = false;
        for (int i = 0; i < tags.length && !haveValidTag; ++i) {
            if (tags[i].text().length() > 0) {
                haveValidTag = true;
            }
        }
    }

    if (haveValidTag) {
        StringBuffer result = new StringBuffer();
        result.append("<dl>");
        for (int i = 0; i < tags.length; i++) {
            if (tags[i].text().length() > 0) {
                result.append("<dt><i>Copyright &#169; " + tags[i].text() + "</i></dt>");
            }
        }
    }
}

```



```

package java.security;

import gnu.java.lang.CPStringBuilder;

import java.io.Serializable;

/**
 * This class is the abstract superclass of all classes that implement
 * the concept of a permission. A permission consists of a permission name
 * and optionally a list of actions that relate to the permission. The
 * actual meaning of the name of the permission is defined only in the
 * context of a subclass. It may name a resource to which access permissions
 * are granted (for example, the name of a file) or it might represent
 * something else entirely. Similarly, the action list only has meaning
 * within the context of a subclass. Some permission names may have no
 * actions associated with them. That is, you either have the permission
 * or you don't.
 *
 * <p>The most important method in this class is <code>implies</code>. This
 * checks whether if one has this permission, then the specified
 * permission is also implied. As a conceptual example, consider the
 * permissions "Read All Files" and "Read File foo". The permission
 * "Read All Files" implies that the caller has permission to read the
 * file foo.
 *
 * <p><code>Permission</code>'s must be immutable - do not change their
 * state after creation.
 *
 * @author Aaron M. Renn (arenn@urbanophile.com)
 * @see Permissions
 * @see PermissionCollection
 * @since 1.1
 * @status updated to 1.4
 */
public abstract class Permission implements Guard, Serializable
{
    /**
     * Compatible with JDK 1.1+.
     */
    private static final long serialVersionUID = -563657022231596674L;

    /**
     * This is the name assigned to this permission object.
     *
     * @serial the name of the permission
     */
    private String name;

```

```

/**
 * Create an instance with the specified name.
 *
 * @param name the permission name
 */
public Permission(String name)
{
    this.name = name;
}

/**
 * This method implements the Guard interface for this class.
 * It calls the checkPermission method in
 * SecurityManager with this Permission as its
 * argument. This method returns silently if the security check succeeds
 * or throws an exception if it fails.
 *
 * @param obj the Object being guarded - ignored by this class
 * @throws SecurityException if the security check fails
 * @see GuardedObject
 * @see SecurityManager#checkPermission(Permission)
 */
public void checkGuard(Object obj)
{
    SecurityManager sm = System.getSecurityManager();
    if (sm != null)
        sm.checkPermission(this);
}

/**
 * This method tests whether this Permission implies that the
 * specified Permission is also granted.
 *
 * @param perm the Permission to test against
 * @return true if perm is implied by this
 */
public abstract boolean implies(Permission perm);

/**
 * Check to see if this object equals obj. Use implies, rather
 * than equals, when making access control decisions.
 *
 * @param obj the object to compare to
 */
public abstract boolean equals(Object obj);

/**
 * This method returns a hash code for this Permission. It

```

```

* must satisfy the contract of Object.hashCode: it must be
* the same for all objects that equals considers to be the same.
*
* @return a hash value
*/
public abstract int hashCode();

/**
* Get the name of this Permission.
*
* @return the name
*/
public final String getName()
{
    return name;
}

/**
* This method returns the list of actions for this Permission
* as a String. The string should be in canonical order, for
* example, both new FilePermission(f, "write,read") and
* new FilePermission(f, "read,write") have the action list
* "read,write".
*
* @return the action list for this Permission
*/
public abstract String getActions();

/**
* This method returns an empty PermissionCollection object
* that can store permissions of this type, or null if no
* such collection is defined. Subclasses must override this to provide
* an appropriate collection when one is needed to accurately calculate
* implies.
*
* @return a new PermissionCollection
*/
public PermissionCollection newPermissionCollection()
{
    return null;
}

/**
* This method returns a String representation of this
* Permission object. This is in the format:
* '(' + getClass().getName() + ' ' + getName() + ' ' + getActions
* + ')'.
*

```

```

* @return this object as a <code>String</code>
*/
public String toString()
{
    CPStringBuilder string = new CPStringBuilder();

    string = string.append('(');
    string = string.append(getClass().getName());
    string = string.append(' ');
    string = string.append(getName());

    if (!(getActions().equals("")))
    {
        string = string.append(' ');
        string = string.append(getActions());
    }

    string = string.append(')');
    return string.toString();
}
} // class Permission
/* Permission.java -- Information about an ACL permission
   Copyright (C) 1998 Free Software Foundation, Inc.

```

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```
package java.security.acl;
```

```
/**
```

```
 * This interface provides information about a permission that can be  
 * granted. Note that this is not the same as the class  
 * java.security.Permission.
```

```
 *
```

```
 * @version 0.0
```

```
 *
```

```
 * @author Aaron M. Renn (arenn@urbanophile.com)
```

```
 */
```

```
public interface Permission
```

```
{
```

```
 /**
```

```
 * This method tests whether or not a specified Permission  
 * (passed as an Object) is the same as this permission.
```

```
 *
```

```
 * @param perm The permission to check for equality
```

```
 *
```

```
 * @return true if the specified permission is the same as this one, false otherwise
```

```
 */
```

```
boolean equals (Object perm);
```

```
 /**
```

```
 * This method returns this Permission as a String.
```

```
 *
```

```
 * @return A String representing this permission.
```

```
 */
```

```
String toString();
```

```
}
```

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```

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```

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1.146 libxml2-python 2.7.6 :21.el6_8.1

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1.147 local_policy.jar 1.3.1

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[1] <http://www.ecma-international.org/publications/standards/Ecma-376.htm>

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DOM4J library (dom4j-1.6.1.jar)

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Version 0.6, 7 March 2007

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1.153 noVNC 0.4

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- include/display.js
- include/input.js
- include/jsunzip.js
- include/logo.js
- include/rfb.js
- include/ui.js
- include/util.js
- include/vnc.js
- include/websock.js
- include/webutil.js

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1.154 noVNC_images 0.4

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<head>
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```

```
<title>Copyright Notice</title>
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</head>
<body>
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<!-- #BeginDate format:En2m -->2-Jan-2017 11:58<!-- #EndDate -->
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- Mark Andrews <mark_andrews@isc.org> Leitch atomic clock controller
- Bernd Altmeier <altmeier@atsoft.de> hopf Elektronik serial line and PCI-bus devices
- Viraj Bais <vbais@mailman1.intel.com> and Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
- Michael Barone <michael,barone@lmco.com> GPSVME fixes
- Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
- Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
- Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
- Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
- Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
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- Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
- Steve Clift <clift@ml.csiro.au> OMEGA clock driver
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help with target configuration

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Johannes Maximilian Kuehn <kuehn@ntp.org> Rewrote <tt>sntp</tt> to comply with NTPv4 specification, <tt>ntp saveconfig</tt>

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[Paul A Vixie](mailto:%20vixie@vix.com) <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver

[Ulrich Windl](mailto:%20Ulrich.Windl@rz.uni-regensburg.de) <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

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3. [3]Bernd Altmeier <altmeier@atsoft.de> hopf Elektronik serial line and PCI-bus devices
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5. [6]Michael Barone <michael,barone@lmco.com> GPSVME fixes
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8. [9]Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
9. [10]Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
10. [11]Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
11. [12]Jean-Francois Boudreault <Jean-Francois.Boudreault@viagenie.qc.ca> IPv6 support
12. [13]Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
13. [14]Steve Clift <clift@ml.csiro.au> OMEGA clock driver
14. [15]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
15. [16]Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
16. [17]John A. Dundas III <dundas@salt.jpl.nasa.gov> Apple A/UX port
17. [18]Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux port
18. [19]Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
19. [20]John Hay <jhay@icomtek.csir.co.za> IPv6 support and testing
20. [21]Dave Hart <davehart@davehart.com> General maintenance, Windows port interpolation rewrite
21. [22]Claas Hilbrecht <neoclock4x@linum.com> NeoClock4X clock driver
22. [23]Glenn Hollinger <glenn@herald.usask.ca> GOES clock driver

23. [24]Mike Iglesias <iglesias@uci.edu> DEC Alpha port
24. [25]Jim Jagielski <jim@jagubox.gsfc.nasa.gov> A/UX port
25. [26]Jeff Johnson <jbj@chatham.usdesign.com> massive prototyping overhaul
26. [27]Hans Lambermont <Hans.Lambermont@nl.origin-it.com> or [28]<H.Lambermont@chello.nl> ntpsweep
27. [29]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
28. [30]Frank Kardel [31]<kardel (at) ntp (dot) org> PARSE <GENERIC> (driver 14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
29. [32]Johannes Maximilian Kuehn <kuehn@ntp.org> Rewrote sntp to comply with NTPv4 specification, ntpq saveconfig
30. [33]William L. Jones <jones@hermes.chpc.utexas.edu> RS/6000 AIX modifications, HPUX modifications
31. [34]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
32. [35]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
33. [36]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
34. [37]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
35. [38]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
36. [39]Danny Mayer <mayer@ntp.org>Network I/O, Windows Port, Code Maintenance
37. [40]David L. Mills <mills@udel.edu> Version 4 foundation, precision kernel; clock drivers: 1, 3, 4, 6, 7, 11, 13, 18, 19, 22, 36
38. [41]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
39. [42]Jeffrey Mogul <mogul@pa.dec.com> ntprtrace utility
40. [43]Tom Moore <tmoore@fieval.daytonoh.ncr.com> i386 svr4 port
41. [44]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
42. [45]Derek Mulcahy <derek@toybox.demon.co.uk> and [46]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
43. [47]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
44. [48]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling
45. [49]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
46. [50]Wilfredo Snchez <wsanchez@apple.com> added support for NetInfo
47. [51]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
48. [52]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
49. [53]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
50. [54]Michael Shields <shields@tembel.org> USNO clock driver
51. [55]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
52. [56]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure

- makeover, various other bits (see the ChangeLog)
53. [57]Kenneth Stone <ken@sdd.hp.com> HP-UX port
 54. [58]Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
 55. [59]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
 56. [60]Brian Utterback <brian.utterback@oracle.com> General codebase, Solaris issues
 57. [61]Loganaden Velvindron <loganaden@gmail.com> Sandboxing (libseccomp) support
 58. [62]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
 59. [63]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD
-

References

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/* -*- Mode: Text -*- */

```
copyright = {  
  date = "1992-2017";  
  owner = "The University of Delaware and Network Time Foundation";  
  eaddr = "http://bugs.ntp.org, bugs@ntp.org";  
  type = ntp;  
};
```

```
long-opts;  
config-header = config.h;  
environrc;
```

```

no-misuse-usage;
version-proc = ntpOptionPrintVersion;

version      = `
eval VERSION=\`sed -e 's/.*,\\[/' -e 's\\[.*/' < ../sntp/m4/version.m4\`
[ -z "${VERSION}" ] && echo "Cannot determine VERSION" && kill -TERM $AG_pid
echo $VERSION`;

version-value = "; /* Don't use -v as a shortcut for --version */

/*
* HMS: man pages already have this, and texi pages can use the
* values in sntp/include/version.texi .
*/
// doc-sub = {
//   sub-name = version;
//   sub-text = 's/#VERSION#/<<version>>/g';
// };
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```

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```
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jpg "Clone me," says Dolly sheepishly.

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36. [39]David L. Mills <mills@udel.edu> Version 4 foundation: clock discipline, authentication, precision kernel; clock drivers: Spectracom, Austron, Arbiter, Heath, ATOM, ACTS, KSI/Odetics; audio clock drivers: CHU, WWV/H, IRIG
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Ty Coon, President of Vice
```

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```
/* -*- Mode: Text -*- */
```

```
copyright = {
  date = "1970-2011";
  owner = "David L. Mills and/or others";
  eaddr = "http://bugs.ntp.org, bugs@ntp.org";
  type = note;
  text = <<<- _EndOfDoc_
see html/copyright.html
```

```
_EndOfDoc_;
};
```

```
long-opts;
config-header = config.h;
environrc;
no-misuse-usage;
```

```
version      = `
```



```
eval VERSION=\`sed -e 's/.*,\\[//' -e 's/^\\].*//' < ../version.m4`  
[ -z "${VERSION}" ] && echo "Cannot determine VERSION" && kill -TERM $AG_pid  
echo $VERSION;
```

```
version-value = "/* Don't use -v as a shortcut for --version */
```

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Version 3, 29 June 2007

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- <li class="inline">Michael Barone <michael,barone@lmco.com> GPSVME fixes
- <li class="inline">Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
- <li class="inline">Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
- <li class="inline">Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
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1.165 openssh-7.6p1 7.6p1

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```

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```

```
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```

```
*/
```

```
#ifndef HAVE_SETRESGID
```

```
int setresgid(gid_t, gid_t, gid_t);
```

```
#endif
```

```
#ifndef HAVE_SETRESUID
```

```
int setresuid(uid_t, uid_t, uid_t);
```

```
#endif
```

```
/* $OpenBSD: poll.h,v 1.11 2003/12/10 23:10:08 millert Exp $ */
```

```
/*
```

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*/

```

```

/* OPENBSD ORIGINAL: sys/sys/poll.h */

```

```

#if !defined(HAVE_POLL) && !defined(HAVE_POLL_H)
#ifdef _COMPAT_POLL_H_
#define _COMPAT_POLL_H_

```

```

typedef struct pollfd {
    int fd;
    short events;
    short revents;
} pollfd_t;

```

```

typedef unsigned int nfds_t;

```

```

#define POLLIN 0x0001
#define POLLOUT 0x0004
#define POLLERR 0x0008
#define POLLHUP 0x0010
#define POLLNVAL 0x0020
#if 0
/* the following are currently not implemented */
#define POLLPRI 0x0002
#define POLLRDNORM 0x0040
#define POLLNORM POLLRDNORM
#define POLLWRNORM POLLOUT
#define POLLRDBAND 0x0080

```

```

#define POLLWRBAND 0x0100
#endif

#define INFTIM (-1) /* not standard */

int poll(struct pollfd *, nfd_t, int);
#endif /* !_COMPAT_POLL_H_ */
#endif /* !HAVE_POLL_H */
/*
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 */

#endif _BSD_WAITPID_H
#define _BSD_WAITPID_H

#ifdef HAVE_WAITPID
/* Clean out any potential issues */
#undef WIFEXITED
#undef WIFSTOPPED
#undef WIFSIGNALED

/* Define required functions to mimic a POSIX look and feel */
#define _W_INT(w) (*(int*)&(w)) /* convert union wait to int */
#define WIFEXITED(w) (!((_W_INT(w)) & 0377))
#define WIFSTOPPED(w) ((_W_INT(w)) & 0100)
#define WIFSIGNALED(w) (!WIFEXITED(w) && !WIFSTOPPED(w))
#define WEXITSTATUS(w) (int)(WIFEXITED(w) ? ((_W_INT(w)) >> 8) & 0377) : -1)

```

```
#define WTERMSIG(w) (int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)
#define WCOREFLAG 0x80
#define WCOREDUMP(w) ((_W_INT(w)) & WCOREFLAG)

/* Prototype */
pid_t waitpid(int, int *, int);

#endif /* !HAVE_WAITPID */
#endif /* _BSD_WAITPID_H */
```

1.166 ovirt-engine-sdk-java 4.2.0 :alpha2

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1.167 p11-kit-trust 0.18.5 :2.el6_5.2

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1.168 pciutils-libs 3.1.10 :4.e16

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```

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```
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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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1.169 perl-libs 5.10.1 :141.el6

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```

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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
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```

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.

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```
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program `Gnomovision' (a program to direct compilers to make passes
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```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

1.170 perl-Module-Pluggable 3.90 :141.el6

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```
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<signature of Ty Coon>, 1 April 1989
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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

1.171 perl-Pod-Escapes 1.04 :141.el6

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```

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```
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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
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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.

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

1.172 perl-version 0.77 :141.el6

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```
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```

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```
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```

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<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

1.173 PKIX-SSH 11.0

1.173.1 Available under license :

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1.174 plymouth-core-libs 0.8.3

:27.el6.centos.1

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```

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```
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```

```
<signature of Ty Coon>, 1 April 1989
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1.175 procps 3.2.8 :45.e16

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1.176 python 2.6.6 :66.el6_8

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In May 2000, Guido and the Python core development team moved to

BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes

2.6.3	2.6.2	2009	PSF	yes
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History and License

History of the software

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl/>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us/>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation; see <http://www.zope.com/>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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+-----+-----+-----+-----+-----+					
2.6	2.5	2008	PSF	yes	
+-----+-----+-----+-----+-----+					
2.6.1	2.6	2008	PSF	yes	
+-----+-----+-----+-----+-----+					
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Mersenne Twister

The `:mod:`_random`` module includes code based on a download from <http://www.math.keio.ac.jp/matsumoto/MT2002/emt19937ar.html>. The following are the verbatim comments from the original code::

A C-program for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using `init_genrand(seed)`
or `init_by_array(init_key, key_length)`.

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<http://www.math.keio.ac.jp/matumoto/emt.html>

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Sockets

The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and `:func:`getnameinfo``, which are coded in separate source files from the WIDE Project, <http://www.wide.ad.jp/>. ::

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MD5 message digest algorithm

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

<http://www.ietf.org/rfc/rfc1321.txt>

The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of Appendix A. It does not include any code or documentation that is identified in the RFC as being copyrighted.

The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

- 2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
- 1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
- 1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5); added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
- 1999-05-03 lpd Original version.

Asynchronous socket services

The :mod:`asynchat` and :mod:`asyncore` modules contain the following notice::

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- Use `binascii` module to do the actual line-by-line conversion between `ascii` and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

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Select kqueue

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1.178 python-pygments_tests-examplefiles

1.1.1 :1.e16

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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards

changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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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 Library.

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That's all there is to it!

1.184 rpm-python 4.8.0 :47.el6

1.184.1 Available under license :

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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) 19yy 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 Library General Public License instead of this License.

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Version 2, June 1991

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[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

1.185 ruby-libs 1.8.7.374 :5.e16

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1.186 selinux-policy-targeted 3.7.19 :279.el6_7.6

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- 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.

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1.187 slf4j 1.7.25

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```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"  
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
```

```
<html xmlns="http://www.w3.org/1999/xhtml">  
<head>  
  <meta http-equiv="content-type" content="text/html; charset=iso-8859-1" />  
  <title>SLF4J License</title>
```

```
<link rel="stylesheet" type="text/css" media="screen" href="css/site.css" />
</head>
<body>
  <script type="text/javascript">prefix=";</script>

  <script src="templates/header.js" type="text/javascript"></script>
  <div id="left">
    <script src="templates/left.js" type="text/javascript"></script>
  </div>
  <div id="right">
    <script src="templates/right.js" type="text/javascript"></script>
  </div>

  <div id="content">
```

```
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```

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```

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```
</div>
```

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```
<script src="templates/footer.js" type="text/javascript"></script>
```

```
</div>
```

```
</body>
```

```
</html>
```

1.188 slf4j-api 1.7.7

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```

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*/
```

```
package org.slf4j;
```



```

import org.slf4j.helpers.BasicMarkerFactory;
import org.slf4j.helpers.Util;
import org.slf4j.impl.StaticMarkerBinder;

/**
 * MarkerFactory is a utility class producing { @link Marker } instances as
 * appropriate for the logging system currently in use.
 *
 * <p>
 * This class is essentially implemented as a wrapper around an
 * { @link IMarkerFactory } instance bound at compile time.
 *
 * <p>
 * Please note that all methods in this class are static.
 *
 * @author Ceki G&uuml;lc&uuml;
 */
public class MarkerFactory {
    static IMarkerFactory markerFactory;

    private MarkerFactory() {
    }

    static {
        try {
            markerFactory = StaticMarkerBinder.SINGLETON.getMarkerFactory();
        } catch (NoClassDefFoundError e) {
            markerFactory = new BasicMarkerFactory();
        } catch (Exception e) {
            // we should never get here
            Util.report("Unexpected failure while binding MarkerFactory", e);
        }
    }

    /**
     * Return a Marker instance as specified by the name parameter using the
     * previously bound { @link IMarkerFactory } instance.
     *
     * @param name
     *         The name of the { @link Marker } object to return.
     * @return marker
     */
    public static Marker getMarker(String name) {
        return markerFactory.getMarker(name);
    }
}

/**

```

```

* Create a marker which is detached (even at birth) from the MarkerFactory.
*
* @param name the name of the marker
* @return a dangling marker
* @since 1.5.1
*/
public static Marker getDetachedMarker(String name) {
    return markerFactory.getDetachedMarker(name);
}

/**
* Return the {@link IMarkerFactory} instance in use.
*
* <p>The IMarkerFactory instance is usually bound with this class at
* compile time.
*
* @return the IMarkerFactory instance in use
*/
public static IMarkerFactory getIMarkerFactory() {
    return markerFactory;
}
}

```

1.189 sshpass 1.05 :1.e16

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1.0.2

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```
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```

```
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```

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```
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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.
```

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```
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'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
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Sun, 31 Mar 2002 14:08:57 +0200.

It was downloaded from <http://ccache.samba.org/ftp/ccache/>

The ccache-zlib patch was downloaded from <http://www.gustaebel.de/lars/ccache/>

Upstream Author: Andrew Tridgell <tridge@samba.org>

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1.194 swig - WAD 1.3.40 :6.e16

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1.195 syslog4j 0.9.43

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Appendix: How to Apply These Terms to Your New Programs

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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 a brief idea of what it does.>  
Copyright (C) 19yy <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
```

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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., 675 Mass Ave, Cambridge, MA 02139, 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) 19yy 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
```

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1.197 sysvinit-tools 2.87 :6.dsf.el6

1.197.1 Available under license :

Sysvinit is Copyright (C) 1991-2004 Miquel van Smoorenburg

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1.198 tcp_wrappers-libs 7.6 :57.el6 (with real source)

1.198.1 Available under license :

```
/*  
* Copyright 1995 by Wietse Venema. All rights reserved. Some individual  
* files may be covered by other copyrights.  
*  
* This material was originally written and compiled by Wietse Venema at  
* Eindhoven University of Technology, The Netherlands, in 1990, 1991,  
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* copies.  
*  
* This software is provided "as is" and without any expressed or implied  
* warranties, including, without limitation, the implied warranties of  
* merchantability and fitness for any particular purpose.  
*/
```

1.199 TelnetD 1.0

1.199.1 Available under license :

License

```
/**
```

```
* Java TelnetD library (embeddable telnet daemon)  
* Copyright (c) 2000-04 Dieter Wimberger  
* All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions are
```

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- * POSSIBILITY OF SUCH DAMAGE.
- ***/

1.200 thrift-libthrift 0.9.1

1.200.1 Available under license :

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lib/erl/src/Makefile.am

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compiler/cpp/Makefile.am
compiler/cpp/src/generate/t_cocoa_generator.cc
compiler/cpp/src/generate/t_cpp_generator.cc
compiler/cpp/src/generate/t_csharp_generator.cc
compiler/cpp/src/generate/t_erl_generator.cc
compiler/cpp/src/generate/t_hs_generator.cc
compiler/cpp/src/generate/t_java_generator.cc
compiler/cpp/src/generate/t_ocaml_generator.cc
compiler/cpp/src/generate/t_perl_generator.cc
compiler/cpp/src/generate/t_php_generator.cc
compiler/cpp/src/generate/t_py_generator.cc
compiler/cpp/src/generate/t_rb_generator.cc
compiler/cpp/src/generate/t_st_generator.cc
compiler/cpp/src/generate/t_xsd_generator.cc
compiler/cpp/src/main.cc
compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/platform.h
compiler/cpp/src/thriftl.ll
compiler/cpp/src/thrifty.yy
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
lib/csharp/src/Protocol/TList.cs

lib/csharp/src/Protocol/TMap.cs
lib/csharp/src/Protocol/TMessage.cs
lib/csharp/src/Protocol/TMessageType.cs
lib/csharp/src/Protocol/TProtocol.cs
lib/csharp/src/Protocol/TProtocolException.cs
lib/csharp/src/Protocol/TProtocolFactory.cs
lib/csharp/src/Protocol/TProtocolUtil.cs
lib/csharp/src/Protocol/TSet.cs
lib/csharp/src/Protocol/TStruct.cs
lib/csharp/src/Protocol/TType.cs
lib/csharp/src/Server/TServer.cs
lib/csharp/src/Server/TSimpleServer.cs
lib/csharp/src/Server/TThreadPoolServer.cs
lib/csharp/src/TApplicationException.cs
lib/csharp/src/Thrift.csproj
lib/csharp/src/Thrift.sln
lib/csharp/src/TProcessor.cs
lib/csharp/src/Transport/TServerSocket.cs
lib/csharp/src/Transport/TServerTransport.cs
lib/csharp/src/Transport/TSocket.cs
lib/csharp/src/Transport/TStreamTransport.cs
lib/csharp/src/Transport/TTransport.cs
lib/csharp/src/Transport/TTransportException.cs
lib/csharp/src/Transport/TTransportFactory.cs
lib/csharp/ThriftMSBuildTask/Properties/AssemblyInfo.cs
lib/csharp/ThriftMSBuildTask/ThriftBuild.cs
lib/csharp/ThriftMSBuildTask/ThriftMSBuildTask.csproj
lib/rb/lib/thrift.rb
lib/st/README
lib/st/thrift.st
test/OptionalRequiredTest.cpp
test/OptionalRequiredTest.thrift
test/ThriftTest.thrift

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the compiler/cpp/src/md5.[ch] components:

/*

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L. Peter Deutsch
ghost@aladdin.com

*/

For the lib/rb/setup.rb: Copyright (c) 2000-2005 Minero Aoki,
lib/ocaml/OCamlMakefile and lib/ocaml/README-OCamlMakefile components:
Copyright (C) 1999 - 2007 Markus Mottl

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Version 2.1, February 1999

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If such an object file uses only numerical parameters, data

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c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

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- javaee_web_services_client_1_2.xsd
- javaee_6.xsd
- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd

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Apache Tomcat

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- javaee_web_services_client_1_2.xsd
- javaee_6.xsd
- javaee_web_services_1_3.xsd
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+++ sun/tools/javazic/Mappings.java 2015-04-13 12:39:44.000000000 -0400

@@ -1,12 +1,12 @@

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```
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```

```
<signature of Ty Coon>, 1 April 1989
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1.204 unzip 6.0 :5.e16

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Jim Luther's Mac OS File Manager interface code; and Christopher Evans' MacBinaryIII coding code (for the MacOS port).. These copyrights are discussed in more detail below.

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Frequently Asked Questions regarding (re)distribution of Zip and UnZip are near the end of this file.

There are no known patents on any of the code in UnZip. Unisys claims a patent on LZW encoding and on LZW decoding in an apparatus that performs LZW encoding, but the patent appears to exempt a stand-alone decoder (as in UnZip's unshrink.c). Unisys has publicly claimed otherwise, but the issue has never been tested in court. Since this

point is unclear, unshrinking is not enabled by default. It is the responsibility of the user to make his or her peace with Unisys and its licensing requirements. (unshrink.c may be removed from future releases altogether.)

The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete core code is now covered by the Info-ZIP Licence. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program. For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

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```
* MoreFiles
*
* A collection of File Manager and related routines
*
* by Jim Luther (Apple Macintosh Developer Technical Support Emeritus)
* with significant code contributions by Nitin Ganatra
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```

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* MacBinaryIII.h
*
* Copyright 1997 Christopher Evans (cevens@poppybank.com)
*
* Basic encoding and decoding of Macintosh files to the
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* -----
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Regarding the first stipulation, Mr. Smith was tracked down in southern California some years back [Samuel H. Smith, The Tool Shop; as of mid-May 1994, (213) 851-9969 (voice), (213) 887-2127(?) (subscription BBS), 71150.2731@compuserve.com]:

"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code.

His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

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1.205 velocity 1.6.2

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1.206 vijava 55b20130927 :55b20130927

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1.207 vim-minimal 7.4.629 :5.el6_8.1

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mentioned under a) you are allowed to further distribute it unmodified, as mentioned at I). If you make additional changes the text under a) applies to those changes.

c) Provide all the changes, including source code, with every copy of the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict others from making their own changes to the official version of Vim.

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- The license that applies to the changes permits you to distribute the changes to the Vim maintainer without fee or restriction, and permits the Vim maintainer to include the changes in the official version of Vim without fee or restriction.
- You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.
- You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding modified Vim, or as long as possible.

e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.

3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned under 2)e) adding the message is only required for as far as this does not conflict with the license used for the changes.

4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

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<maintainer@vim.org>

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==== end of license ====

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.
- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.
- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.
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- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED_BY define.

=====
Kibaale Children's Centre *kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is

also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

donate

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is

visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:

Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money: *iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.

For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly.

Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353

If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.

This will allow for tax deduction if you live in Holland.

Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.

Check the ICCF web site for the latest information:

<http://iccf-holland.org/germany.html>

World: Use a postal money order. That should be possible from any

country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.

Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q

The e-mail address for sending the money to is:

Bram@iccf-holland.org

For amounts above 400 Euro (\$500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:

Postbank, account 4548774

Swift code: INGB NL 2A

IBAN: NL95 INGB 0004 5487 74

under the name "stichting ICCF Holland", Lisse

If that doesn't work:

Rabobank Lisse, account 3765.05.117

Swift code: RABO NL 2U

under the name "Bram Moolenaar", Lisse

Otherwise, send a check in euro or US dollars to the address below. Minimal amount: \$70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar

Finsterruetihof 1

8134 Adliswil

Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:

1.208 VMware Infrastructure Java API 2.0 :2.0 update 1

1.208.1 Available under license :

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Welcome to VI Java API 2.0 release

WHAT IS VI JAVA API?

VI Java API is a set of Java libraries that aim to ease the usage of VI SDK Web Services interfaces. It's now open-sourced under BSD license.

It provides the following benefits to the Java developers:

- * Enables OO programming with a well defined managed object model
- * Reduces the need to use ManagedObjectReference and makes possible compile time type checking
- * Hides the complexity of the PropertyCollector
- * Provides necessary utility classes to simplify VI SDK web interfaces
- * High performance with 4+ times faster than AXIS engine

As a result, the application code using this API is much shorter (70% less) and much more readable than the equivalent using web service interfaces directly. The API itself is straight-forward and easy to learn and use.

WHO CREATED THE API?

The VI Java API was initially created by Steve Jin from VMware Engineering. He is the author of VMware VI and vSphere SDK by Prentice Hall. There are contributions from the communities as well. See the web site for more details.

WHAT IS INCLUDED?

Everything is packaged into one Jar file, including the Java source code, binary, sample code, license.

Version 2.0 includes a high performance web service engine which is 15+ times faster in loading and 4+ faster in de-serialization than AXIS with only 1/4 of the size, and many other features. Find out more at project home.

HOW TO GET STARTED?

To get started, check out the project tutorial at: <http://vijava.sf.net>.

WHERE TO DOWNLOAD THE LATEST RELEASE?

<http://vijava.sf.net>

WHERE CAN I GET HELP?

Project Forum: https://sourceforge.net/forum/forum.php?forum_id=826592

File a bug: https://sourceforge.net/tracker/?group_id=228007

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1.211 vt-password 3.1.2

1.212 wimboot 2.5.2

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Version 2, June 1991

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```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```
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.
```

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```
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

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1.213 Xalan Java 2.7.2

1.213.1 Available under license :

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```

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=====

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1.217 yum-plugin-fastestmirror 1.1.30 :30.el6

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Version 2, June 1991

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