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- * Jamie Beverly

- * Rafael D'Halleweyn - 2011-06-05 18:56:24 EDT

- * Jan-Pieter Cornet (johnpc) - 2012-03-23 03:25:52 PDT

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*
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*
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* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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```

```
-- special marks:
-- \1 - paragraph (empty line)
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<link rel="stylesheet" href="lua.css">
<link rel="stylesheet" href="manual.css">
</head>
```



```

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<hr>
<h1>
<a href="http://www.lua.org/home.html"></a>
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footer = "\n\n</body></html>\n\n"

local seefmt = '(see %s)'

if arg[1] == 'port' then
  seefmt = '(ver %s)'
  header = string.gsub(header, "by (.-)\n",
    "%1\n<p>Tradu&ccedil;&atilde;o: S&eacute;rgio Queiroz de Medeiros", 1)
  header = string.gsub(header, "Lua (%d+.%d+) Reference Manual",
    "Manual de Refer&ecirc;ncia de Lua %1")
  header = string.gsub(header, "All rights reserved",
    "Todos os direitos reservados")
end

-----

local function compose (f,g)
  assert(f and g)
  return function (s) return g(f(s)) end
end

local function concat (f, g)
  assert(f and g)
  return function (s) return f(s) .. g(s) end
end

```



```
local Tag = { }
```

```
setmetatable(Tag, {  
  __index = function (t, tag)  
    local v = function (n, att)  
      local e = ""  
      if type(att) == "table" then  
        for k,v in pairs(att) do e = string.format('%s %s="%s"', e, k, v) end  
      end  
      if n then  
        return string.format("<%s%s>%s</%s>", tag, e, n, tag)  
      else  
        return string.format("<%s%s>", tag, e)  
      end  
    end  
    t[tag] = v  
    return v  
  end  
})
```

```
-----  
local labels = { }
```

```
local function anchor (text, label, link, textlink)  
  if labels[label] then  
    error("label " .. label .. " already defined")  
  end  
  labels[label] = { text = textlink, link = link }  
  return Tag.a(text, { name=link })  
end
```

```
local function makeref (label)  
  assert(not string.find(label, "|"))  
  return string.format("\3%s\3", label)  
end
```

```
local function ref (label)  
  local l = labels[label]  
  if not l then  
    io.stderr:write("label ", label, " undefined\n")  
    return " @ @ @ @ @ @ @ @ "  
  else  
    return Tag.a(l.text, { href="#" .. l.link })  
  end
```



```
end
end
```

```
-----
local function nopara (t)
  t = string.gsub(t, "\\1", "\\n\\n")
  t = string.gsub(t, "<p>%s*</p>", "")
  return t
end
```

```
local function fixpara (t)
  t = string.gsub(t, "\\1", "\\n</p>\\n\\n<p>\\n")
  t = string.gsub(t, "<p>%s*</p>", "")
  return t
end
```

```
local function antipara (t)
  return "</p>\\n" .. t .. "<p>"
end
```

```
Tag.pre = compose(Tag.pre, antipara)
Tag.ul = compose(Tag.ul, antipara)
```

```
-----
local Gfoots = 0
local footnotes = { }
```

```
local line = Tag.hr(nil)
```

```
local function dischargefoots ()
  if #footnotes == 0 then return "" end
  local fn = table.concat(footnotes)
  footnotes = { }
  return line .. Tag.h3"footnotes:" .. fn .. line
end
```

```
local Glists = 0
local listings = { }
```

```
local function dischargelist ()
  if #listings == 0 then return "" end
  local l = listings
  listings = { }
  return line .. table.concat(l, line..line) .. line
end
```



```

-----
local counters = {
  h1 = {val = 1},
  h2 = {father = "h1", val = 1},
  h3 = {father = "h2", val = 1},
  listing = {father = "h1", val = 1},
}

local function inccounter (count)
  counters[count].val = counters[count].val + 1
  for c, v in pairs(counters) do
    if v.father == count then v.val = 1 end
  end
end

local function getcounter (count)
  local c = counters[count]
  if c.father then
    return getcounter(c.father) .. "." .. c.val
  else
    return c.val .. ""
  end
end
-----

local function fixed (x)
  return function () return x end
end

local function id (x) return x end

local function prepos (x, y)
  assert(x and y)
  return function (s) return string.format("%s%s%s", x, s, y) end
end

local rw = Tag.b

local function LuaName (name)
  return Tag.code(name)
end
end

```



```

local function getparam (s)
  local i, e = string.find(s, "^[%s@|]+")
  if not i then return nil, s
  else return string.sub(s, i, e - 1), string.sub(s, e + 1)
  end
end

```

```

local function gettitle (h)
  local title, p = assert(string.match(h, "<title>(.*)</title>()"))
  return title, string.sub(h, p)
end

```

```

local function getparamtitle (what, h, nonum)
  local label, title, c, count
  label, h = getparam(h)
  title, h = gettitle(h)
  if not nonum then
    count = getcounter(what)
    inccounter(what)
    c = string.format("%s &ndash; ", count)
  else
    c = ""
  end
  label = label or count
  if label then
    title = anchor(title, label, count, "&sect;.."..count)
  end
  title = string.format("%s%s", c, title)
  return title, h
end

```

```

local function section (what, nonum)
  return function (h)
    local title
    title, h = getparamtitle(what, h, nonum)
    local fn = what == "h1" and dischargefoots() or ""
    h = fixpara(Tag.p(h))
    return "</p>\n" .. Tag[what](title) .. h .. fn ..
      dischargelist() .. "<p>"
  end
end

```

```

local function verbatim (s)
  s = nopara(s)
  s = string.gsub(s, "\\n", "\n  ")

```



```

s = string.gsub(s, "\\n%s*$", "\\n")
return Tag.pre(s)
end

```

```

local function verb (s)
return Tag.code(s)
end

```

```

local function lua2link (e)
return string.find(e, "luaL?_") and e or "pdf-"..e
end

```

```

local verbfixed = verb

```

```

local Tex = {

```

```

ANSI = function (func)
    return "ISO&nbsp;C function " .. Tag.code(func)
end,
At = fixed "@",
B = Tag.b,
bigskip = fixed "",
bignum = id,
C = fixed "",
Ci = prepos("<!-- ", " -->"),
CId = function (func)
    return "C&nbsp;function " .. Tag.code(func)
end,
chapter = section "h1",
Char = compose(verbfixed, prepos("", "")),
Cdots = fixed "&#22642; &#22642; &#22642;",
Close = fixed "}",
col = Tag.td,
defid = function (name)
    local l = lua2link(name)
    local c = Tag.code(name)
    return anchor(c, l, c)
end,
def = Tag.em,
description = compose(nopara, Tag.ul),
Em = fixed ("4" .. "&mdash;" .. "4"),
emph = Tag.em,
emphx = Tag.em, -- emphasis plus index (if there was an index)
En = fixed ("&ndash;"),

```



```

format = fixed"",
["false"] = fixed(Tag.b"false"),
id = Tag.code,
idx = Tag.code,
index = fixed"",
Lidx = fixed"", -- Tag.code,
ldots = fixed"... ",
x = id,
itemize = compose(nopara, Tag.ul),
leq = fixed"&le;",
Lid = function (s)
    return makeref(lua2link(s))
end,
M = Tag.em,
N = function (s) return (string.gsub(s, " ", "&nbsp;")) end,
NE = id, -- tag"foreignphrase",
num = id,
["nil"] = fixed(Tag.b"nil"),
fail = fixed(Tag.b"fail"),
Open = fixed"{ ",
part = section("h1", true),
Pat = compose(verbfixed, prepos("", "")),
preface = section("h1", true),
psect = section("h2", true),
Q = prepos("", ""),
refchp = makeref,
refcode = makeref,
refsec = makeref,

pi = fixed"&pi;",
rep = Tag.em, -- compose(prepos("&lt;", "&gt;"), Tag.em),
Rw = rw,
rw = rw,
sb = Tag.sub,
sp = Tag.sup,
St = compose(verbfixed, prepos("", "")),
sect1 = section"h1",
sect2 = section"h2",
sect3 = section"h3",
sect4 = section("h4", true),
simplesect = id,
Tab2 = function (s) return Tag.table(s, {border=1}) end,
row = Tag.tr,
title = Tag.title,
todo = Tag.todo,
["true"] = fixed(Tag.b"true"),
T = verb,

```



```

item = function (s)
    local t, p = string.match(s, "^(^[\\n]+)|()")
    if t then
        s = string.sub(s, p)
        s = Tag.b(t..": ") .. s
    end
    return Tag.li(fixpara(s))
end,

verbatim = verbatim,

manual = id,

-- for the manual

link =function (s)
    local l, t = getparam(s)
    assert(l)
    return string.format("%s (%s)", t, makeref(l))
end,

see = function (s) return string.format(seefmt, makeref(s)) end,
See = makeref,
seeC = function (s)
    return string.format(seefmt, makeref(s))
end,

seeF = function (s)
    return string.format(seefmt, makeref(lua2link(s)))
end,

APIEntry = function (e)
    local h, name
    h, e = string.match(e, "^%s*(.-%s*|(.*)$")
    name = string.match(h, "(luaL?_[%w_]+)%)? +%(") or
        string.match(h, "luaL?_[%w_]+")
    local a = anchor(Tag.code(name), name, name, Tag.code(name))
    local apiicmd, ne = string.match(e, "^(.-</span>)(.*)")
    --io.stderr:write(e)
    if not apiicmd then
        return antipara(Tag.hr() .. Tag.h3(a)) .. Tag.pre(h) .. e
    else
        return antipara(Tag.hr() .. Tag.h3(a)) .. apiicmd .. Tag.pre(h) .. ne
    end
end,

LibEntry = function (e)

```



```

local h, name
h, e = string.match(e, "^(-)(.*)$")
name = string.gsub(h, " (.", "")
local l = lua2link(name)
local a = anchor(Tag.code(h), l, l, Tag.code(name))
return Tag.hr() .. Tag.h3(a) .. e
end,

Produc = compose(nopara, Tag.pre),
producname = prepos("\t", " ::= "),
Or = fixed" | ",
VerBar = fixed"&#124;", -- vertical bar
OrNL = fixed" | \4",
bnfNter = prepos("", ""),
bnfopt = prepos("[", "]"),
bnfrep = prepos("{", "}"),
bnfter = compose(Tag.b, prepos("&lsquo;", "&rsquo;")),
producbody = function (s)
    s = string.gsub(s, "%s+", " ")
    s = string.gsub(s, "\4", "\n\t")
    return s
end,

apii = function (s)
    local pop, push, err = string.match(s, "^(-)(-)(.*)$")
    if pop ~= "?" and string.find(pop, "%W") then
        pop = "(" .. pop .. ")"
    end
    if push ~= "?" and string.find(push, "%W") then
        push = "(" .. push .. ")"
    end
    err = (err == "-") and "&ndash;" or Tag.em(err)
    return Tag.span(
        string.format("[-%s, +%s, %s]", pop, push, err),
        {class="apii"}
    )
end,
}

local others = prepos("?? ", " ??")

local function trata (t)
    t = string.gsub(t, "@(%w+)(%b{ })", function (w, f)
        f = trata(string.sub(f, 2, -2))
        if type(Tex[w]) ~= "function" then
            io.stderr:write(w .. "\n")
            return others(f)
        else

```



```

        return Tex[w](f, w)
    end
end)
return t
end

```

```

-- read whole book

```

```

t = io.read"*a"

```

```

t = string.gsub(t, "[<>\128-\255]",
{
["<"] = "&lt;",
[">"] = "&gt;",
["&"] = "&amp;",
["\170"] = "&ordf;",
["\186"] = "&ordm;",
["\192"] = "&Agrave;",
["\193"] = "&Aacute;",
["\194"] = "&Acirc;",
["\195"] = "&Atilde;",
["\199"] = "&Ccedil;",
["\201"] = "&Eacute;",
["\202"] = "&Ecirc;",
["\205"] = "&Iacute;",
["\211"] = "&Oacute;",
["\212"] = "&Ocirc;",
["\218"] = "&Uacute;",
["\224"] = "&agrave;",
["\225"] = "&aacute;",
["\226"] = "&acirc;",
["\227"] = "&atilde;",
["\231"] = "&ccedil;",
["\233"] = "&eacute;",
["\234"] = "&ecirc;",
["\237"] = "&iacute;",
["\243"] = "&oacute;",
["\244"] = "&ocirc;",
["\245"] = "&otilde;",
["\250"] = "&uacute;",
["\252"] = "&uuml;"
})

```

```

t = string.gsub(t, "\n\n+", "\1")

```



```

-- complete macros with no arguments
t = string.gsub(t, "(@%w+)([^%w])", "%1{ }%2")

t = trata(t)

-- correct references
t = string.gsub(t, "\3(-)\3", ref)

-- remove extra space (??)
t = string.gsub(t, "%s*\4%s*", "")

t = nopara(t)

-- HTML 3.2 does not need </p> (but complains when it is in wrong places :)
t = string.gsub(t, "</p>", "")

io.write(header, t, footer)

Found in path(s):
* /opt/cola/permits/1117084974_1608110407.29/0/lua-lua-v5-4-2-0-g9d067ab-tar-gz/lua-lua-9d067ab/manual/2html
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]]

```


Found in path(s):

* /opt/cola/permits/1117084974_1608110407.29/0/lu-a-lua-v5-4-2-0-g9d067ab-tar-gz/lu-a-lua-9d067ab/testes/all.lua

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* /opt/cola/permits/1117084974_1608110407.29/0/lu-a-lua-v5-4-2-0-g9d067ab-tar-gz/lu-a-lua-9d067ab/lu.a.h

1.8 ustr 1.0.4-16

1.8.1 Available under license :

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1.9 mtd-utils 1.5.1

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1.10 ntp 4.2.8p15

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<kirkwood@striderfm.intel.com> port to WindowsNT 3.5
5. [6]Michael Barone <michael,barone@lmco.com> GPSVME fixes
6. [7]Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT
port. Clean up recvbuf and iosignal code into separate modules.
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
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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, HP-UX 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> ntptrace 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 Sanchez <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

References

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1.11 libyaml 0.2.5

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1.12 d-bus 1.12.18

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1.16 bzip2 1.0.8

1.17 idna 3.2

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1.18 ncurses 6.3

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This package is used for testing builds of ncurses.

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

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-- vile:txtmode fc=72
-- \$Id: COPYING,v 1.10 2021/01/01 09:54:30 tom Exp \$
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1.23 iproute 5.1.0

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1.25 python-requests 2.25.1

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1.26 python 3.5.3

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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 <https://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 <https://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 <https://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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2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
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Mersenne Twister

The `:mod:`_random`` module includes code based on a download from <http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/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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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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Asynchronous socket services

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Modified by Jack Jansen, CWI, July 1995:

- 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

XML Remote Procedure Calls

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Original location:

<https://github.com/majek/csiphash/>

Solution inspired by code from:

Samuel Neves (supercop/crypto_auth/siphhash24/little)

djb (supercop/crypto_auth/siphhash24/little2)

Jean-Philippe Aumasson (<https://131002.net/siphhash/siphhash24.c>)

strtod and dtoa

The file :file:`Python/dtoa.c`, which supplies C functions dtoa and strtod for conversion of C doubles to and from strings, is derived from the file of the same name by David M. Gay, currently available from <http://www.netlib.org/fp/>. The original file, as retrieved on March 16, 2009, contains the following copyright and licensing notice::

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cfuhash

The implementation of the hash table used by the `:mod:`tracemalloc`` is based

on the cfuhash project::

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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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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
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)
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2.1.2	2.1.1	2002	PSF	yes
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1.28 bridgeutils 1.5

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1.29 json-c 0.12

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1.30 rsyslog 8.2206.0

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1.31 fcgi 2.4.0

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1.32 e2fsprogs 1.42.12

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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 Sat Mar 15 15:33:37 EST 2003

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

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

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This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing 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:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

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```
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
```

```
all:: image
```

```
real-subdirs:: Makefile
```

```
@echo " MKDIR pic"
```

```
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
```

```
BSDLIB_PIC_FLAG = -fpic
```

```
image: $(BSD_LIB)
```

```
$(BSD_LIB): $(OBJS)
```

```
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
```

```
$(MV) pic/$(BSD_LIB) .
```

```
$(RM) -f ../$(BSD_LIB)
```

```
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
```

```
`echo $(my_dir) | sed -e 's;lib/;;' /$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
```

```
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
```

```
@$(INSTALL_PROGRAM) $(BSD_LIB) \
```

```
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
@-$(LDCONFIG)
```

```
install-strip: install
```

```
install-shlibs-strip: install-shlibs
```


uninstall-shlibs uninstall::

```
$(RM) -f $(DESTDIR)$ (BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

clean::

```
$(RM) -rf pic
```

```
$(RM) -f $(BSD_LIB)
```

```
$(RM) -f ../$(BSD_LIB)
```

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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Gadi Oxman, August 1995

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1.34 babel-runtime 6.23.0 6.23.0

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* /opt/cola/permits/1418698118_1663321800.1632519/0/babel-runtime-6-23-0-tar/babel-runtime/node_modules/regenerator-runtime/runtime-module.js

1.35 popt 1.16

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1.36 lighttpd 1.4.54

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1.37 react-is 16.13.1

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1.38 six 1.12.0-1.ph3

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1.39 erlang-otp 10.7

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The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

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[zlib]

/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.3, July 18th, 2005

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Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for
Comments) 1950 to 1952 in the files <http://www.ietf.org/rfc/rfc1950.txt>
(zlib format), rfc1951.txt (deflate format) and rfc1952.txt (gzip format).
*/

[fp16]

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[dialyzer]

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[edoc, syntax_tools]

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1.40 opkg 0.1.8

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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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```
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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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```

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<link rel="up" href="index.html" title="Valgrind Documentation">
<link rel="prev" href="dist.readme-solaris.html" title="12.README.solaris">
<link rel="next" href="license.gpl.html" title="1.The GNU General Public License">
</head>
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<td width="31px" align="center" valign="middle"><a accesskey="h" href="index.html"></a></td>
<th align="center" valign="middle">Valgrind Documentation</th>
<td width="22px" align="center" valign="middle"><a accesskey="n" href="license.gpl.html"></a></td>
</tr></table></div>
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<hr>
</div>
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<dt><span class="chapter"><a href="license.gfdl.html">2. The GNU Free Documentation
License</a></span></dt>
</dl>
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footer">
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<td width="20%" align="center"><a accesskey="u" href="index.html">Up</a></td>
<td rowspan="2" width="40%" align="right"><a accesskey="n" href="license.gpl.html">1.The GNU General
Public License</a></td>

```



```
</td>
</tr>
<tr><td width="20%" align="center"><a accesskey="h" href="index.html">Home</a></td></tr>
</table>
</div>
</body>
</html>
```

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1.44 strongswan 5.8.0

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1.45 scheduler 0.19.1

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1.46 python-certifi 2020.6.20-1.ph4

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This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore

can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.
Just configure this file as the SSLCertificateFile.#

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@(#) \$RCSfile: certdata.txt,v \$ \$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.47 py-bcrypt 0.4

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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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 */
```

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```
/*
 * FILE: sha2.c
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 *
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 *
 * \$From: sha2.c,v 1.1 2001/11/08 00:01:51 adg Exp adg \$
 */

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```
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 */
```

1.48 react 16.13.1 16.13.1

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1.49 csrp 1.0

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1.50 memcached 1.5.7

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Also see the ChangeLog for even more people who have helped over the years by submitting fixes, patches and reporting bugs.

A list is generated from git here: <http://memcached.org/about>

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Anatoly Vorobey <mellon@pobox.com> -- lots of the modern server code

Steven Grimm <sgrimm@facebook.com> -- iov writing (less CPU), UDP mode, non-2.0 slab mantissas, multithread, ...

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1.51 nettle 3.5.1

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1.53 tftp-hpa 5.2

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*
* ----- */
```

Found in path(s):

```
* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/recvfrom.c
* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/recvfrom.h
```

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```



```
.\"  
.\"----- */
```

Found in path(s):

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/tftpd.8.in

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Found in path(s):

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/MCONFIG.in

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Summary: The client for the Trivial File Transfer Protocol (TFTP).

Name: tftp

Version: 5.2

Release: 1

License: BSD

Group: Applications/Internet

Source0: <http://www.kernel.org/pub/software/network/tftp/tftp-hpa-%{version}.tar.gz>

BuildRequires: tcp_wrappers-devel

BuildRoot: %{_tmppath}/%{name}-root

%description

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp package provides the user interface for TFTP, which allows users to transfer files to and from a remote machine. This program and TFTP provide very little security, and should not be enabled unless it is expressly needed.

%package server

Group: System Environment/Daemons

Summary: The server for the Trivial File Transfer Protocol (TFTP).

Requires: xinetd

%description server

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp-server package provides the server for TFTP, which allows users to transfer files to and from a remote machine. TFTP provides very little security, and should not be enabled unless it is expressly needed. The TFTP server is run from /etc/xinetd.d/tftp, and is disabled by default on Red Hat Linux systems.

%prep

%setup -q -n tftp-hpa-%{version}

%build


```

%configure
make %{?_smp_mflags}

%install
rm -rf ${RPM_BUILD_ROOT}
mkdir -p ${RPM_BUILD_ROOT}%{_bindir}
mkdir -p ${RPM_BUILD_ROOT}%{_mandir}/man{1,8}
mkdir -p ${RPM_BUILD_ROOT}%{_sbindir}

make INSTALLROOT=${RPM_BUILD_ROOT} \
    SBINDIR=%{_sbindir} MANDIR=%{_mandir} \
    install
install -m755 -d ${RPM_BUILD_ROOT}%{_sysconfdir}/xinetd.d/ ${RPM_BUILD_ROOT}/tftpboot
install -m644 tftp-xinetd ${RPM_BUILD_ROOT}%{_sysconfdir}/xinetd.d/tftp

%post server
/sbin/service xinetd reload > /dev/null 2>&1 || :

%postun server
if [ $1 = 0 ]; then
    /sbin/service xinetd reload > /dev/null 2>&1 || :
fi

%clean
rm -rf ${RPM_BUILD_ROOT}

%files
%defattr(-,root,root)
%{_bindir}/tftp
%{_mandir}/man1/*

%files server
%defattr(-,root,root)
%config(noreplace) %{_sysconfdir}/xinetd.d/tftp
%dir /tftpboot
%{_sbindir}/in.tftpd
%{_mandir}/man8/*

%changelog
* Tue Sep 14 2004 H. Peter Anvin <hpa@zytor.com>
- removed completely broken "Malta" patch.
- integrated into build machinery so rpm -ta works.

* Fri Feb 13 2004 Elliot Lee <sopwith@redhat.com>
- rebuilt

* Wed Jun 04 2003 Elliot Lee <sopwith@redhat.com>

```


- rebuilt

- * Fri Apr 11 2003 Elliot Lee <sopwith@redhat.com>
- 0.33
- Add /tftpboot directory (#88204)

- * Mon Feb 24 2003 Elliot Lee <sopwith@redhat.com>
- rebuilt

- * Sun Feb 23 2003 Tim Powers <timp@redhat.com>
- add BuildPreReq on tcp_wrappers

- * Wed Jan 22 2003 Tim Powers <timp@redhat.com>
- rebuilt

- * Mon Nov 11 2002 Elliot Lee <sopwith@redhat.com> 0.32-1
- Update to 0.32

- * Wed Oct 23 2002 Elliot Lee <sopwith@redhat.com> 0.30-1
- Fix #55789
- Update to 0.30

- * Thu Jun 27 2002 Elliot Lee <sopwith@redhat.com>
- Try applying HJ's patch from #65476

- * Fri Jun 21 2002 Tim Powers <timp@redhat.com>
- automated rebuild

- * Mon Jun 17 2002 Elliot Lee <sopwith@redhat.com>
- Update to 0.29

- * Thu May 23 2002 Tim Powers <timp@redhat.com>
- automated rebuild

- * Wed Jan 09 2002 Tim Powers <timp@redhat.com>
- automated rebuild

- * Tue Dec 18 2001 Elliot Lee <sopwith@redhat.com> 0.17-15
- Add patch4: netkit-tftp-0.17-defaultport.patch for bug #57562
- Update to tftp-hpa-0.28 (bug #56131)
- Remove include/arpa/tftp.h to fix #57259
- Add resource limits in tftp-xinetd (#56722)

- * Sun Jun 24 2001 Elliot Lee <sopwith@redhat.com>
- Bump release + rebuild.

- * Tue Jun 12 2001 Helge Deller <hdeller@redhat.de> (0.17-13)
- updated tftp-hpa source to tftp-hpa-0.17

- tweaked specfile with different defines for tftp-netkit and tftp-hpa version
 - use hpa's tftpd.8 man page instead of the netkits one
- * Mon May 07 2001 Helge Deller <hdeller@redhat.de>
 - rebuilt in 7.1.x
- * Wed Apr 18 2001 Helge Deller <hdeller@redhat.de>
 - fix tftp client's put problems (#29529)
 - update to tftp-hpa-0.16
- * Wed Apr 4 2001 Jakub Jelinek <jakub@redhat.com>
 - don't let configure to guess compiler, it can pick up egcs
- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
 - changed "wait" in xinetd file to "yes" (hpa-tftpd forks and exits) (#26467)
 - fixed hpa-tftpd to handle files greater than 32MB (#23725)
 - added "-l" flag to hpa-tftpd for file-logging (#26467)
 - added description for "-l" to the man-page
- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
 - updated tftp client to 0.17 stable (#19640),
 - drop dependency on xinetd for tftp client (#25051),
- * Wed Jan 17 2001 Jeff Johnson <jbj@redhat.com>
 - xinetd shouldn't wait on tftp (which forks) (#23923).
- * Sat Jan 6 2001 Jeff Johnson <jbj@redhat.com>
 - fix to permit tftp put's (#18128).
 - startup as root with chroot to /tftpboot with early reversion to nobody is preferable to starting as nobody w/o ability to chroot.
 - %%post is needed by server, not client. Add %%postun for erasure as well.
- * Wed Aug 23 2000 Nalin Dahyabhai <nalin@redhat.com>
 - default to being disabled
- * Thu Aug 17 2000 Jeff Johnson <jbj@redhat.com>
 - correct group.
- * Tue Jul 25 2000 Nalin Dahyabhai <nalin@redhat.com>
 - change user from root to nobody
- * Sat Jul 22 2000 Jeff Johnson <jbj@redhat.com>
 - update to tftp-hpa-0.14 (#14003).
 - add server_args (#14003).
 - remove -D_BSD_SOURCE (#14003).
- * Fri Jul 21 2000 Nalin Dahyabhai <nalin@redhat.com>
 - cook up an xinetd config file for tftpd

- * Wed Jul 12 2000 Prospector <bugzilla@redhat.com>
 - automatic rebuild
- * Sun Jun 18 2000 Jeff Johnson <jbj@redhat.com>
 - FHS packaging.
 - update to 0.17.
- * Fri May 5 2000 Matt Wilson <msw@redhat.com>
 - use _BSD_SOURCE for hpa's tftpd so we get BSD signal semantics.
- * Fri Feb 11 2000 Bill Nottingham <notting@redhat.com>
 - fix description
- * Wed Feb 9 2000 Jeff Johnson <jbj@redhat.com>
 - compress man pages (again).
- * Wed Feb 02 2000 Cristian Gafton <gafton@redhat.com>
 - man pages are compressed
 - fix description and summary
- * Tue Jan 4 2000 Bill Nottingham <notting@redhat.com>
 - split client and server
- * Tue Dec 21 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.16.
- * Sat Aug 28 1999 Jeff Johnson <jbj@redhat.com>
 - update to 0.15.
- * Wed Apr 7 1999 Jeff Johnson <jbj@redhat.com>
 - tftpd should truncate file when overwriting (#412)
- * Sun Mar 21 1999 Cristian Gafton <gafton@redhat.com>
 - auto rebuild in the new build environment (release 22)
- * Mon Mar 15 1999 Jeff Johnson <jbj@redhat.com>
 - compile for 6.0.
- * Fri Aug 7 1998 Jeff Johnson <jbj@redhat.com>
 - build root
- * Mon Apr 27 1998 Prospector System <bugs@redhat.com>
 - translations modified for de, fr, tr
- * Mon Sep 22 1997 Erik Troan <ewt@redhat.com>
 - added check for getpwnam() failure

* Tue Jul 15 1997 Erik Troan <ewt@redhat.com>

- initial build

Found in path(s):

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftp.spec

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.\ " *- nroff *- ----- *

.\ "


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.\"
.\"----- */

```

Found in path(s):

```
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```

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```

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```
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```


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*/
```

Found in path(s):

```
* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftp/extern.h
* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/common/tftpsubs.h
```

No license file was found, but licenses were detected in source scan.

Summary: The client for the Trivial File Transfer Protocol (TFTP).

Name: tftp

Version: @@VERSION@@

Release: 1

License: BSD

Group: Applications/Internet

Source0: <http://www.kernel.org/pub/software/network/tftp/tftp-hpa-%{version}.tar.gz>

BuildRequires: tcp_wrappers-devel

BuildRoot: % {_tmppath}/% {name}-root

%description

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp package provides the user interface for TFTP, which allows users to transfer files to and from a remote machine. This program and TFTP provide very little security, and should not be enabled unless it is expressly needed.

%package server

Group: System Environment/Daemons

Summary: The server for the Trivial File Transfer Protocol (TFTP).

Requires: xinetd

%description server

The Trivial File Transfer Protocol (TFTP) is normally used only for booting diskless workstations. The tftp-server package provides the server for TFTP, which allows users to transfer files to and from a remote machine. TFTP provides very little security, and should not be enabled unless it is expressly needed. The TFTP server is run from /etc/xinetd.d/tftp, and is disabled by default on Red Hat Linux systems.

%prep

%setup -q -n tftp-hpa-% {version}

%build

%configure

make % {_smp_mflags}

%install

rm -rf \${RPM_BUILD_ROOT}

mkdir -p \${RPM_BUILD_ROOT}% {_bindir}

mkdir -p \${RPM_BUILD_ROOT}% {_mandir}/man{1,8}

mkdir -p \${RPM_BUILD_ROOT}% {_sbindir}

make INSTALLROOT=\${RPM_BUILD_ROOT} \

SBINDIR=% {_sbindir} MANDIR=% {_mandir} \

install

install -m755 -d \${RPM_BUILD_ROOT}% {_sysconfdir}/xinetd.d/ \${RPM_BUILD_ROOT}/tftpboot

install -m644 tftp-xinetd \${RPM_BUILD_ROOT}% {_sysconfdir}/xinetd.d/tftp

%post server

/sbin/service xinetd reload > /dev/null 2>&1 || :

%postun server

if [\$1 = 0]; then

/sbin/service xinetd reload > /dev/null 2>&1 || :

fi

%clean

rm -rf \${RPM_BUILD_ROOT}

%files

%defattr(-,root,root)

%{_bindir}/tftp

%{_mandir}/man1/*

%files server

%defattr(-,root,root)

%config(noreplace) %{_sysconfdir}/xinetd.d/tftp

%dir /tftpboot

%{_sbindir}/in.tftpd

%{_mandir}/man8/*

%changelog

* Tue Sep 14 2004 H. Peter Anvin <hpa@zytor.com>

- removed completely broken "Malta" patch.

- integrated into build machinery so rpm -ta works.

* Fri Feb 13 2004 Elliot Lee <sopwith@redhat.com>

- rebuilt

* Wed Jun 04 2003 Elliot Lee <sopwith@redhat.com>

- rebuilt

* Fri Apr 11 2003 Elliot Lee <sopwith@redhat.com>

- 0.33

- Add /tftpboot directory (#88204)

* Mon Feb 24 2003 Elliot Lee <sopwith@redhat.com>

- rebuilt

* Sun Feb 23 2003 Tim Powers <timp@redhat.com>

- add BuildPreReq on tcp_wrappers

* Wed Jan 22 2003 Tim Powers <timp@redhat.com>

- rebuilt

* Mon Nov 11 2002 Elliot Lee <sopwith@redhat.com> 0.32-1

- Update to 0.32

* Wed Oct 23 2002 Elliot Lee <sopwith@redhat.com> 0.30-1

- Fix #55789

- Update to 0.30

- * Thu Jun 27 2002 Elliot Lee <sopwith@redhat.com>
 - Try applying HJ's patch from #65476
- * Fri Jun 21 2002 Tim Powers <timp@redhat.com>
 - automated rebuild
- * Mon Jun 17 2002 Elliot Lee <sopwith@redhat.com>
 - Update to 0.29
- * Thu May 23 2002 Tim Powers <timp@redhat.com>
 - automated rebuild
- * Wed Jan 09 2002 Tim Powers <timp@redhat.com>
 - automated rebuild
- * Tue Dec 18 2001 Elliot Lee <sopwith@redhat.com> 0.17-15
 - Add patch4: netkit-tftp-0.17-defaultport.patch for bug #57562
 - Update to tftp-hpa-0.28 (bug #56131)
 - Remove include/arpa/tftp.h to fix #57259
 - Add resource limits in tftp-xinetd (#56722)
- * Sun Jun 24 2001 Elliot Lee <sopwith@redhat.com>
 - Bump release + rebuild.
- * Tue Jun 12 2001 Helge Deller <hdeller@redhat.de> (0.17-13)
 - updated tftp-hpa source to tftp-hpa-0.17
 - tweaked specfile with different defines for tftp-netkit and tftp-hpa version
 - use hpa's tftpd.8 man page instead of the netkits one
- * Mon May 07 2001 Helge Deller <hdeller@redhat.de>
 - rebuilt in 7.1.x
- * Wed Apr 18 2001 Helge Deller <hdeller@redhat.de>
 - fix tftp client's put problems (#29529)
 - update to tftp-hpa-0.16
- * Wed Apr 4 2001 Jakub Jelinek <jakub@redhat.com>
 - don't let configure to guess compiler, it can pick up egcs
- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
 - changed "wait" in xinetd file to "yes" (hpa-tftpd forks and exits) (#26467)
 - fixed hpa-tftpd to handle files greater than 32MB (#23725)
 - added "-l" flag to hpa-tftpd for file-logging (#26467)
 - added description for "-l" to the man-page
- * Thu Feb 08 2001 Helge Deller <hdeller@redhat.de>
 - updated tftp client to 0.17 stable (#19640),
 - drop dependency on xinetd for tftp client (#25051),

- * Wed Jan 17 2001 Jeff Johnson <jbj@redhat.com>
 - xinetd shouldn't wait on tftp (which forks) (#23923).
- * Sat Jan 6 2001 Jeff Johnson <jbj@redhat.com>
 - fix to permit tftp put's (#18128).
 - startup as root with chroot to /tftpboot with early reversion to nobody is preferable to starting as nobody w/o ability to chroot.
 - %%post is needed by server, not client. Add %%postun for erasure as well.
- * Wed Aug 23 2000 Nalin Dahyabhai <nalin@redhat.com>
 - default to being disabled
- * Thu Aug 17 2000 Jeff Johnson <jbj@redhat.com>
 - correct group.
- * Tue Jul 25 2000 Nalin Dahyabhai <nalin@redhat.com>
 - change user from root to nobody
- * Sat Jul 22 2000 Jeff Johnson <jbj@redhat.com>
 - update to tftp-hpa-0.14 (#14003).
 - add server_args (#14003).
 - remove -D_BSD_SOURCE (#14003).
- * Fri Jul 21 2000 Nalin Dahyabhai <nalin@redhat.com>
 - cook up an xinetd config file for tftpd
- * Wed Jul 12 2000 Prospector <bugzilla@redhat.com>
 - automatic rebuild
- * Sun Jun 18 2000 Jeff Johnson <jbj@redhat.com>
 - FHS packaging.
 - update to 0.17.
- * Fri May 5 2000 Matt Wilson <msw@redhat.com>
 - use _BSD_SOURCE for hpa's tftpd so we get BSD signal semantics.
- * Fri Feb 11 2000 Bill Nottingham <notting@redhat.com>
 - fix description
- * Wed Feb 9 2000 Jeff Johnson <jbj@redhat.com>
 - compress man pages (again).
- * Wed Feb 02 2000 Cristian Gafton <gafton@redhat.com>
 - man pages are compressed
 - fix description and summary
- * Tue Jan 4 2000 Bill Nottingham <notting@redhat.com>

- split client and server

* Tue Dec 21 1999 Jeff Johnson <jbj@redhat.com>

- update to 0.16.

* Sat Aug 28 1999 Jeff Johnson <jbj@redhat.com>

- update to 0.15.

* Wed Apr 7 1999 Jeff Johnson <jbj@redhat.com>

- tftpd should truncate file when overwriting (#412)

* Sun Mar 21 1999 Cristian Gafton <gafton@redhat.com>

- auto rebuild in the new build environment (release 22)

* Mon Mar 15 1999 Jeff Johnson <jbj@redhat.com>

- compile for 6.0.

* Fri Aug 7 1998 Jeff Johnson <jbj@redhat.com>

- build root

* Mon Apr 27 1998 Prospector System <bugs@redhat.com>

- translations modified for de, fr, tr

* Mon Sep 22 1997 Erik Troan <ewt@redhat.com>

- added check for getpwnam() failure

* Tue Jul 15 1997 Erik Troan <ewt@redhat.com>

- initial build

Found in path(s):

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftp.spec.in

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/*

* ----- */

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* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/tftpd.h

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* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftp/main.c

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftp/tftp.c

* /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/common/tftpsubs.c

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* ----- */

Found in path(s):

- * /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/remap.c
- * /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/misc.c
- * /opt/cola/permits/1127995194_1611893805.73/0/tftp-hpa-5-2-tar-bz2/tftp-hpa-5.2/tftpd/remap.h

1.54 fooloomanzoo-datetime-picker 3.0.9

1.54.1 Available under license :

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1.55 futures 3.3.0

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1.56 libtomcrypt 1.17

1.56.1 Available under license :

```
# /*
#  * SHA-512
#  * Implementation derived from LibTomCrypt (Tom St Denis)
#  *
#  * LibTomCrypt is a library that provides various cryptographic
#  * algorithms in a highly modular and flexible manner.
#  *
#  * The library is free for all purposes without any express
#  * guarantee it works.
#  *
#  * Tom St Denis, tomstdenis@gmail.com, http://libtomcrypt.org
#  */
```


1.57 yajl 2.1.0

1.57.1 Available under license :

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1.58 nacos 2.0.4

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The snowball stemmers in
`analysis/common/src/java/net/sf/snowball`
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`analysis/common/src/resources/org/apache/lucene/analysis/snowball`
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The full snowball package is available from
<http://snowball.tartarus.org/>

The KStem stemmer in
`analysis/common/src/org/apache/lucene/analysis/en`
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The Arabic,Persian,Romanian,Bulgarian, and Hindi analyzers (common) come with a default stopword list that is BSD-licensed created by Jacques Savoy. These files reside in:
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`analysis/common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt`,
`analysis/common/src/resources/org/apache/lucene/analysis/ro/stopwords.txt`,
`analysis/common/src/resources/org/apache/lucene/analysis/bg/stopwords.txt`,
`analysis/common/src/resources/org/apache/lucene/analysis/hi/stopwords.txt`
See <http://members.unine.ch/jacques.savoy/clef/index.html>.

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`analysis/common/src/java/org/apache/lucene/analysis/de/GermanLightStemmer.java`
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`analysis/common/src/java/org/apache/lucene/analysis/es/SpanishLightStemmer.java`

analysis/common/src/java/org/apache/lucene/analysis/fi/FinnishLightStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/it/ItalianLightStemmer.java
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analysis/common/src/java/org/apache/lucene/analysis/ru/RussianLightStemmer.java
analysis/common/src/java/org/apache/lucene/analysis/sv/SwedishLightStemmer.java

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Kuromoji Japanese Morphological Analyzer - Apache Lucene Integration

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MySQL Connector/J 8.0

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Last updated: June 2020

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PLY (Python Lex-Yacc)

Version 3.11

[![Build Status](https://travis-ci.org/dabeaz/ply.svg?branch=master)](https://travis-ci.org/dabeaz/ply)

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Introduction

=====

PLY is a 100% Python implementation of the common parsing tools lex and yacc. Here are a few highlights:

- PLY is very closely modeled after traditional lex/yacc.
If you know how to use these tools in C, you will find PLY to be similar.

- PLY provides **very** extensive error reporting and diagnostic information to assist in parser construction. The original implementation was developed for instructional purposes. As a result, the system tries to identify the most common types of errors made by novice users.
- PLY provides full support for empty productions, error recovery, precedence specifiers, and moderately ambiguous grammars.
- Parsing is based on LR-parsing which is fast, memory efficient, better suited to large grammars, and which has a number of nice properties when dealing with syntax errors and other parsing problems. Currently, PLY builds its parsing tables using the LALR(1) algorithm used in yacc.
- PLY uses Python introspection features to build lexers and parsers. This greatly simplifies the task of parser construction since it reduces the number of files and eliminates the need to run a separate lex/yacc tool before running your program.
- PLY can be used to build parsers for "real" programming languages. Although it is not ultra-fast due to its Python implementation, PLY can be used to parse grammars consisting of several hundred rules (as might be found for a language like C). The lexer and LR parser are also reasonably efficient when parsing typically sized programs. People have used PLY to build parsers for C, C++, ADA, and other real programming languages.

How to Use

=====

PLY consists of two files : lex.py and yacc.py. These are contained within the 'ply' directory which may also be used as a Python package. To use PLY, simply copy the 'ply' directory to your project and import lex and yacc from the associated 'ply' package. For example:

```
import ply.lex as lex
import ply.yacc as yacc
```

Alternatively, you can copy just the files lex.py and yacc.py individually and use them as modules. For example:

```
import lex
import yacc
```

The file setup.py can be used to install ply using distutils.

The file doc/ply.html contains complete documentation on how to use the system.

The example directory contains several different examples including a PLY specification for ANSI C as given in K&R 2nd Ed.

A simple example is found at the end of this document

Requirements

=====

PLY requires the use of Python 2.6 or greater. However, you should use the latest Python release if possible. It should work on just about any platform. PLY has been tested with both CPython and Jython. It also seems to work with IronPython.

Resources

=====

More information about PLY can be obtained on the PLY webpage at:

<http://www.dabeaz.com/ply>

For a detailed overview of parsing theory, consult the excellent book "Compilers : Principles, Techniques, and Tools" by Aho, Sethi, and Ullman. The topics found in "Lex & Yacc" by Levine, Mason, and Brown may also be useful.

The GitHub page for PLY can be found at:

<https://github.com/dabeaz/ply>

An old and relatively inactive discussion group for PLY is found at:

<http://groups.google.com/group/ply-hack>

Acknowledgments

=====

A special thanks is in order for all of the students in CS326 who suffered through about 25 different versions of these tools :-).

The CHANGES file acknowledges those who have contributed patches.

Elias Ioup did the first implementation of LALR(1) parsing in PLY-1.x. Andrew Waters and Markus Schoepflin were instrumental in reporting bugs and testing a revised LALR(1) implementation for PLY-2.0.

Special Note for PLY-3.0

=====

PLY-3.0 the first PLY release to support Python 3. However, backwards

compatibility with Python 2.6 is still preserved. PLY provides dual Python 2/3 compatibility by restricting its implementation to a common subset of basic language features. You should not convert PLY using 2to3--it is not necessary and may in fact break the implementation.

Example

=====

Here is a simple example showing a PLY implementation of a calculator with variables.

```
# -----
# calc.py
#
# A simple calculator with variables.
# -----

tokens = (
    'NAME','NUMBER',
    'PLUS','MINUS','TIMES','DIVIDE','EQUALS',
    'LPAREN','RPAREN',
)

# Tokens

t_PLUS = r\+'
t_MINUS = r\-'
t_TIMES = r\*'
t_DIVIDE = r\/'
t_EQUALS = r\='
t_LPAREN = r\( '
t_RPAREN = r\) '
t_NAME = r'[a-zA-Z_][a-zA-Z0-9_]*'

def t_NUMBER(t):
    r\d+'
    t.value = int(t.value)
    return t

# Ignored characters
t_ignore = " \t"

def t_newline(t):
    r\n+'
    t.lexer.lineno += t.value.count("\n")

def t_error(t):
    print("Illegal character '%s'" % t.value[0])
```



```

t.lexer.skip(1)

# Build the lexer
import ply.lex as lex
lex.lex()

# Precedence rules for the arithmetic operators
precedence = (
    ('left','PLUS','MINUS'),
    ('left','TIMES','DIVIDE'),
    ('right','UMINUS'),
)

# dictionary of names (for storing variables)
names = { }

def p_statement_assign(p):
    'statement : NAME EQUALS expression'
    names[p[1]] = p[3]

def p_statement_expr(p):
    'statement : expression'
    print(p[1])

def p_expression_binop(p):
    '''expression : expression PLUS expression
                  | expression MINUS expression
                  | expression TIMES expression
                  | expression DIVIDE expression'''
    if p[2] == '+': p[0] = p[1] + p[3]
    elif p[2] == '-': p[0] = p[1] - p[3]
    elif p[2] == '*': p[0] = p[1] * p[3]
    elif p[2] == '/': p[0] = p[1] / p[3]

def p_expression_uminus(p):
    'expression : MINUS expression %prec UMINUS'
    p[0] = -p[2]

def p_expression_group(p):
    'expression : LPAREN expression RPAREN'
    p[0] = p[2]

def p_expression_number(p):
    'expression : NUMBER'
    p[0] = p[1]

def p_expression_name(p):
    'expression : NAME'

```



```

try:
    p[0] = names[p[1]]
except LookupError:
    print("Undefined name '%s'" % p[1])
    p[0] = 0

def p_error(p):
    print("Syntax error at '%s'" % p.value)

import ply.yacc as yacc
yacc.yacc()

while True:
    try:
        s = raw_input('calc > ') # use input() on Python 3
    except EOFError:
        break
    yacc.parse(s)

```

Bug Reports and Patches

=====

My goal with PLY is to simply have a decent lex/yacc implementation for Python. As a general rule, I don't spend huge amounts of time working on it unless I receive very specific bug reports and/or patches to fix problems. I also try to incorporate submitted feature requests and enhancements into each new version. Please visit the PLY github page at <https://github.com/dabeaz/ply> to submit issues and pull requests. To contact me about bugs and/or new features, please send email to dave@dabeaz.com.

-- Dave

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1.61 systemd 219-42-9

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1.66 zlib 1.2.8

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```
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```

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1.67 urllib3 1.25.11-3.ph4

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* /opt/cola/permits/1401081432_1667151426.7716687/0/urllib3-tar-gz/thirdparty/openwrt-1505/build_dir/target-cgw-bcm/urllib3-1.25.11/ipkg-ax-bcm32/python3-urllib3/usr/lib/python3.7/site-packages/urllib3/contrib/securetransport.py
```

1.68 golang 1.16.4

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Found in path(s):

* /opt/cola/permits/1401081440_1667151326.176551/0/netns-2-tar-gz/thirdparty/openwrt-1505/build_dir/linux-bcm620-4.1/include/net/netns/mptcp.h

1.70 linux-kernel 4.1.52

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Version 1.0

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- 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.
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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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(in case you are wondering where CyberLogin is, EON changed its login
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for the nxt2004 frontend driver

Kirk Lapray <kirk.lapray@gmail.com>

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for merging the nxt2002 and nxt2004 modules into a
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1.71 zlib 1.2.5

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

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1.72 jansson 2.10

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1.73 graylog2-server 4.0.14

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1.74 zlib 1.2.3

1.74.1 Available under license :

/* zlib.h -- interface of the 'zlib' general purpose compression library
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1.75 gmp 6.0.0

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Version 3, 29 June 2007

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```
Library.  
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# Some simple tests for the Python bindings for TDB  
# Note that this tests the interface of the Python bindings  
# It does not test tdb itself.  
#  
# Copyright (C) 2007-2008 Jelmer Vernooij <jelmer@samba.org>  
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```

1.77 linux_kernel_zlib 4.1.52

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1.78 ncclient 0.6.12

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1.79 iptables 1.4.21

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tools/shhopt.c, tools/shhopt.h:

Title: shhopt - library for parsing command line options.

Version: 1.1.2

Entered-date: 23MAR97

Description: C-functions for parsing command line options, both
traditional one-character options, and GNU'ish
--long-options.

Keywords: programming, library, lib, commandline, options

Author: s.h.huseby@usit.uio.no (Sverre H. Huseby)

Primary-site: <http://www.ifi.uio.no/~sverrehu/pub-unix/>

Alternate-site: [sunsite.unc.edu /pub/Linux/libs](http://sunsite.unc.edu/pub/Linux/libs)

shhopt-1.1.2.tar.gz

Platforms: Requires ANSI C-compiler.

Copying-policy: BeerWare: If you have the time and money, send me a bottle of your favourite beer. If not, just send me a mail or something. Copy and use as you wish; just leave the author's name where you find it.

1.81 libnsI 2.23

1.81.1 Available under license :

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@subheading END OF TERMS AND CONDITIONS

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```
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Ty Coon, President of Vice
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1.86 python-certifi 2020.06.20

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(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:
<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>
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can be directly used with curl / libcurl / php_curl, or with
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1.87 procps 3.2.8

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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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1.93 zlib 1.2.12

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* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.12, March 11th, 2022

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Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

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1.94 paramiko 2.8.0

1.94.1 Available under license :

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1.97 hostapd 2.9

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Source code files were moved around in v0.6.x releases and compared to earlier releases, the programs are now built by first going to a subdirectory (wpa_supplicant or hostapd) and creating build configuration (.config) and running 'make' there (for Linux/BSD/cygwin builds).

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* hostapd / main()

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1.98 netbsd-resolv Bind 8.2.3-T5B

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@c ispell-local-pdict: "ispell-dict"
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```

1.99 dmalloc 5.5.2

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```
#!/usr/bin/perl5 -w
#
# dmalloc_summarize -- summarizes dmalloc log files
#
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\$Id: dmalloc_summarize.pl,v 1.1.1.1 2012/09/18 09:28:11 mohammr1 Exp \$

#

/*

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*

* Author: J"org Wunsch

*

* Dumb atexit() implementation. It is far from being elegant. It is
* only here to provide a workaround for systems where the existing
* atexit() implementation is known to cause problems due to doing
* own mallocs. The problem arose originally on a Data General
* machine running DG/UX 5.4R*, along with gcc compiling C++ code.
* In order to have global and static variables called their const-
* ructors, a chunk of code has been placed by the compiler that
* ran before invoking main(). This code registered the destructors
* with atexit() at this very early stage, but the existing atexit()
* bypassed the normal memory allocation scheme, and hence caused
* grievous troubles in combination with the dmalloc library.

*

* Known problem for DG/UX: the crt0.o (at least in a COFF environ-
* ment) passes the return value from main() to _real_exit() instead
* of exit(). Hence programs which return from main instead of calling
* exit() do not work as expected. I do not see any good workaround
* for this so far (since crt0.o always happens to reference the
* _real_exit() from the library, even if we would provide our very
* own symbol for it).

*

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1.100 u-boot 2017.09

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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.

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- 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.

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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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* Tim Martin

* Rob Earhart

* Rob Siemborski

*/

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* Tim Martin
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* Rob Earhart
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* Rob Siemborski
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1.106 xz 5.2.3

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1.107 libffi 3.0.13

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1.108 libcap 2.25

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1.109 grpc 1.25.0

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# Sample app that accesses a Calc service running on a Ruby gRPC server and  
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1.110 libpcap 1.9.1

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1.111 pcre 8.44

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1.113 jquery 3.5.1 3.5.1

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

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1.115 libconfig 1.4.9

1.115.1 Available under license :

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Version 2.1, February 1999

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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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@c

@c %**start of header

@c All text is ignored before the setfilename.

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@end enumerate

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1.120 libestr 0.1.11

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1.121 selinux 2.8

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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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```

1.127 react-dom 16.14.0

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1.128 libsepol 2.8

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Version 2.1, February 1999

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This package was debianized by Russell Coker <russell@coker.com.au> on Fri, 20 Aug 2004 17:26:18 +1000.

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Manoj Srivastava <srivasta@debian.org>
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1.129 openssl 1.1.1k

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